JOURNAL OF THE SENATE

Wednesday, June 3, 1970

The Senate was called to order by the President at 7:45 a.m. for the purpose of conducting the order of business of Introduction and reference of Resolutions, Memorials, Bills and Joint Resolutions, pursuant to Rule 4.3.

INTRODUCTION

By Senators Plante, Ducker and Henderson-

Prefiled SB 16-A bill to be entitled An act relating to horse tracks; amending section 550.39(2), Florida Statutes, providing for changes in daily license fees and distribution of breaks for breeder awards and purses; providing an effective date.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Karl and Daniel-

Prefiled SB 17-A bill to be entitled An act relating to county judges, amending section 44.12, Florida Statutes, fixing the salary of the county judge of Citrus County; providing an effective date.

Was read the first time by title and referred to the Committee on Rules and Calendar. $\label{eq:committee} % \begin{array}{c} \left(\frac{1}{2} - \frac{1}{2$

By Senators de la Parte, Ott, Knopke and McClain-

Prefiled SCR 18-A concurrent resolution urging the deepening of the Tampa harbor channels, as recommended by United States Corps of Engineers.

Was read the first time in full and referred to the Committee on Rules and Calendar.

By The Committee on Ways and Means-

SB 1582-A bill to be entitled An act relating to insurance; amending subsections (5), (6), (7), (8), (9), (12) and (14) of section 624.0300, Florida Statutes, to increase appointment fees of agents, solicitors and adjusters; amending subsections (15) and (16) of section 624.0300, Florida Statutes, to increase service charges; providing an effective date.

Was read the first time by title. On motion by Senator Friday, the rules were waived and the bill was placed on the Calendar.

By Senators Deeb and Wilson-

SB 1583-A bill to be entitled An act relating to Pasco County; fixing the compensation of the county prosecuting attorney for said county; providing that all fees collected by the county prosecuting attorney shall be deposited in the general fine and forfeiture fund of Pasco County; providing an effective date.

> Evidence of notice and publication was established by the Senate as to SB 1583.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Deeb and Wilson-

SB 1584—A bill to be entitled An act providing for the amendment of section 9 of the municipal charter of the city of New Port Richey, Florida, otherwise known as section 9, chapter 65-1962, Special Acts of the Florida State Legislature; providing further for the increase in the term of mayor-councilman and city councilmen from a two year term to a four year term; providing further for the date on which the regular general election of said city shall be held; providing for said art to become effective when approved by a majority of said act to become effective when approved by a majority of the votes of said city at a referendum to be held on the first Tuesday after the first Monday of December, 1970.

read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Deeb, Wilson, Young and Sayler-

SB 1585-A bill to be entitled An act relating to the City of New Port Richey; section 17, chapter 21419, Laws of Florida, 1941 as amended in section 1, chapter 65-1962, Laws of Florida; providing acts or occurrences constituting a vacancy in any elective office of the city of New Port Richey and the action to be taken when a vacancy does occur; providing, further, for said act to become effective when approved by a majority of the voters of said city at a referendum.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Deeb, Sayler and Young-

SB 1586-A bill to be entitled An act relating to Pasco County; providing for an additional county judge; providing for appointment, election, term of office and compensation; providing for the administration of county judge's office; providing an effective date.

> Evidence of notice and publication was established by the Senate as to SB 1586.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Karl and Daniel-

SB 1587-A bill to be entitled An act relating to Volusia County providing that Robert C. Williams, Nat Ruland and Albert R. May as County inspectors of Volusia County shall be entitled to participate as employees of Volusia County in the State and County retirement systems from the date of their respective appointments as County inspectors upon their payment into the State and County retirement fund of amounts that would have been deducted from the funds which they received as fees if said fees had been salaries from the respective dates from which they were appointed until the respective dates upon which they were placed upon salaries together with interest and such other amount as may be determined by the department of administration handling the State and County retirement systems including any amounts which would normally be paid by the County thereby relieving the County from the payment of any funds pertaining thereto.

> Evidence of notice and publication was established by the Senate as to SB 1587.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senator Barrow-

SB 1588-A bill to be entitled An act relating to Okaloosa County; repealing chapter 67-1808, Laws of Florida, which creates the twin city water district; providing an effective date.

Evidence of notice and publication was established by the Senate as to SB 1588.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Ott, Knopke, McClain and de la Parte-

SB 1589—A bill to be entitled An act to establish a Charter Government for Hillsborough County; to consolidate the municipality of Tampa and Hillsborough County into this Charter Government; to consolidate into this Government all of the boards, districts, authorities, agencies and councils other than the public school system, the junior college system, the Tampa Port Authority, the Hillsborough County Aviation Authority, the Tampa-Hillsborough Expressway Authority and the municipalities of Plant City and Temple Terrace; to provide a new method of appointment for members of the Hillsborough County Aviation Authority, Tampa Port Authority and Tampa-Hillsborough Expressway Authority; to provide for prosecution and punishment of violation of County Ordinances and a Magistrates Court therefor; to authorize the levy of ad valorem and other taxes and limit the levy of ad valorem taxes; to provide for the establishing and abolishing of constitutional taxing units; to authorize the pledging of taxes to bond issues; SB 1589-A bill to be entitled An act to establish a Charter

to provide a penalty for a conflict of interest code; to provide for a Sheriff, Tax Assessor, Tax Collector and Supervisor of Elections in Hillsborough County; to abolish certain offices and transfer certain duties from and to the Clerk of the Circuit Court; to repeal or render inapplicable laws concerning local government in Hillsborough County; providing for the application of laws not repealed or not inconsistent with this Charter; to provide an initial code of ordinances; to provide for construction of laws and ordinances; to provide a severability clause; to provide for a referendum; to provide an effective date.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senators Deeb, Wilson, Young and Sayler-

SB 1590-A bill to be entitled An act amending section 12, chapter 21491, Special Acts of the Florida State Legislature of 1941; providing that candidates for elective office in the city of New Port Richey, Florida, shall be freeholders and owners of real estate located within the corporate limits of said city and shall have been a bona fide resident of said city for at least one year prior to the qualification date for said office and shall be a registered voter of said city; providing for said act to become effective when approved by a majority of the voters of said city at a referendum to be held on the first Tuesday after the first Monday of December, 1970.

Was read the first time by title and referred to the Committee on Rules and Calendar.

By Senator Hollahan-

SB 1591-A bill to be entitled An act fixing the salaries of the judges in the criminal courts of record in any county having a population in excess of four hundred thousand (400,000), according to the latest official decennial census; providing an effective date.

Was read the first time by title and referred to the Committee on Rules and Calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Rude and others-

HB 5421-A bill to be entitled An act relating to Broward County; providing for purchase by sheriff and district school board of canned fruits, vegetables, meat and poultry processed by the division of corrections; providing an effective date.

Proof of Publication attached.

By Representative Ward and others-

HB 5422-A bill to be entitled An act to amend section 44.12 of chapter 69-403, laws of Florida, general laws, 1969, to provide that the salary of the county judges of Broward County shall be increased to twenty four thousand five hundred dollars (\$24,500) per year; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Ward and others-

HB 5429—A bill to be entitled An act relating to Broward County; amending Chapter 27438, Laws of Florida, Special Acts, 1951, as amended, relating to the North Broward Hospital District, amending Section 2 of Chapter 27438, Laws of Florida, 1951, as amended, to realign and redefine the boundaries of the subdistricts of said North Broward Hospital District with the proviso that by said realignment and redefinition of boundaries that the terms and commissions of the Commissioners of the North Broward Hospital District serving said District at the time this act becomes law shall not be shortened or otherwise affected; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed as amended— $\,$

By Representative R. J. Tillman and others-

HB 5432—A bill to be entitled An act relating to Brevard County government study commission; prescribing its duties and powers; providing for the appointment of its members; providing an appropriation; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr.

June 2, 1970

President of the Senate

Sir:

I am directed to inform the Senate that the House of Representatives has passed as amended—

By Representative J. R. Clark and others-

HB 5369—A bill to be entitled An act relating to Polk county, alcoholic beverage licenses; limiting the number of licenses for the sale of intoxicating beverages within Polk county to one license for each four thousand population or major fraction thereof; excepting from the operation thereof licenses good throughout the state and other non-quota licenses for clubs, hotels, motels and restaurants; providing that the number of licenses now authorized shall not be reduced hereby; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed as amended—

By Representative Smith-

HB 5418—A bill to be entitled An act relating to constables and justices of the peace in Madison County; providing for salaries and expenses; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Alvarez and others-

HB 5441—A bill to be entitled An act permitting trawling for shrimp in the inland waters of Duval County, Florida, by licensed bait dealers; repealing Chapter 67-1039, Laws of Florida; repealing Chapter 25792, Laws of Florida; repealing Chapter 9434, Laws of Florida; amending Chapter 29042, Laws of Florida; limiting the length of the trawl net; providing for a limited number of special permits and limiting the pounds caught; display of permit number; providing special areas for shrimping; providing control by the State Department of Natural Resources; providing penalties for violation; providing forfeiture of boat and net; providing that shrimp may be taken only during daylight hours, but not on Sunday, Saturday and legal state holidays; providing that permits are nontransferable; providing cost for license permit fee; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed—

By Representative James and others-

HB 5417—A bill to be entitled An act relating to Palm Beach county, providing that the county solicitor shall receive an equal salary to that of the lowest paid Judge of the Judicial Circuit Court in and for Palm Beach county; providing that the county solicitor shall be authorized to employ assistant county solicitors and investigators; providing that the county solicitor and his assistants shall not engage in the private practice of law during their tenure of office; providing for the authorization of certain expenditures, including compensation of experts utilized in the investigation and preparation of criminal cases and educational projects directly related to criminal law problems; providing for the repeal of Chapter 69-626, Laws of 1969, providing effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed— $\,$

By Representative Elmore and others-

HB 5459—A bill to be entitled An act relating to Okaloosa County and its hospital system; repealing chapter 29338, Laws of Florida, 1953; repealing chapters 61-2565, 63-1686, and 67-1806, Laws of Florida; providing authority for the board of county commissioners to establish, operate and maintain or

direct, regulate and control the operation and maintenance of the Okaloosa County hospital system; granting the board of county commissioners all the authority of existing general Florida law with respect to hospitals, their establishment, construction, maintenance and operation; authorizing the board of county commissioners to terminate and abolish by resolution the existing hospital board of trustees and providing said board of county commissioners shall assume and exercise all powers, duties and functions of said hospital board of trustees; authorizing the board of county commissioners of Okaloosa County to determine geographical districts for the administration of the hospital system; authorizing the board of county commissioners to dispose of the said hospital system in the manner provided by law; providing a severability clause; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Murphy and others-

HB 5416—A bill to be entitled An act relating to the Town of Kenneth City, Pinellas County, Florida, relating to its boundaries as provided in its Charter, House Bill 395, Session Law 1957, as amended; providing that the said boundaries of the said City are to be redefined as set out herein; providing an effective date.

Proof of Publication attached.

By Representative Smith-

HB 5419—A bill to be entitled An act relating to Madison County; providing for reduction of justice of peace districts; providing referendum approval; providing boundaries for districts upon reduction; providing for referendum to abolish justice of peace districts; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed— $\,$

By Representative Bevis and others-

HB 5371—A bill to be entitled An act relating to alcoholic beverage licenses in all counties of the state having a population of not less than one hundred, seventy-five thousand (175,000) and not more than two hundred thousand (200,000), according to the latest official decennial census; providing that the limitation as to the number of alcoholic beverage licenses as provided by section 561.20(1), Florida Statutes, shall not prohibit issuance of such licenses to bona fide restaurants fulfilling certain requirements; providing an effective date.

By Representative Sessums and others-

HB 5250-A bill to be entitled An act relating to the Hillsborough County Civil Service Board; Chapter 69-1121, Laws of Florida; amending Section 1, relating to membership of the board; Section 4, relating to board employees; Section 7, relating to powers of the board; Section 9, relating to the classification and pay plan; Section 13, relating to examinations and eligibility lists; Section 15, relating to filling of vacancies; Section 23, relating to appropriation of funds; providing an effective date.

Proof of Publication attached.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Ward and others-

HB 5428—A bill to be entitled An act relating to Hollywood Reclamation District incorporated by Chapter 67-904, General Laws of Florida, 1967; providing for the subsequent annexation of certain lands; providing for the subsequent amendment to Section 8 of said act to include the lands if annexed within the boundaries of Hollywood Reclamation District and subjecting all of said lands to the provisions of Chapter 67-904, General Laws of Florida, 1967; providing for a referendum; and providing for an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Brannen and others-

HB 5415—A bill to be entitled An act relating to counties having a population of not less than one hundred seventy-five thousand (175,000) nor more than two hundred thousand (200,000) according to the last preceding federal census, fees and commissions to the clerk of the circuit court; providing that the clerk of the circuit court in each such county may accept checks for payment of fees, commissions or service charges; providing for deduction from his excess fees of any losses therefrom; authorizing county to recover any losses; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Heath and others-

HB 5425—A bill to be entitled An act relating to Sarasota County; authorizing owners of lands within said county to petition for formation of conservation districts; defining conservation districts; requiring the board of county commissioners of the county to call a referendum election for the purpose of approving or rejecting formation of said districts by the owners of land within proposed conservation districts; providing for a referendum.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

Evidence of notice and publication was established by the Senate as to House

Bills 5421, 5422, 5429, 5432, 5369, 5418, 5441, 5417, 5459, 5416 and 5250.

House Bills 5421, 5422, 5429, 5432, 5369, 5418, 5441, 5417, 5459, 5416, 5419, 5371, 5250, 5428, 5415 and 5425, contained in the above messages, were read the first time by title and referred to the Committee on Rules and Calendar.

The Senate recessed at 7:56 a.m.

The Senate was called to order by the President at 8:00 a.m. A quorum present-48:

Mr. President	Deeb	Karl	Scarborough
Askew	de la Parte	Knopke	Shevin
Bafalis	Ducker	Lane	Slade
Barron	Fincher	McClain	Stolzenburg
Barrow	Friday	Myers	Stone
Beaufort	Gong	Ott	Thomas
Bell	Gunter	Plante	Trask
Bishop	Haverfield	Pope	Weber
Boyd	Henderson	Poston	Weissenborn
Broxson	Hollahan	Reuter	Williams
Chiles	Horne	Saunders	Wilson
Daniel	Johnson	Sayler	Young

Prayer by the Secretary of the Senate:

Father God, passing of time gives life to changes of our social order. These changes require repair to those ordinances which govern our travels. We labor here today seeking to provide the alterations which will add blessings on our affairs of government. Lord God, we understand the responsibility as assigned, so cause each to listen attentively, to study thoughtfully, to seek those results that enriches our lives. We beseech thee so to guide this Senate and bless them in their efforts. We walk humbly in thy presence, and through Jesus Christ as our Lord and mediator, we seek these heavenly favors. Amen.

The Journal of June 2 was corrected and approved as follows:

Page 707, counting from the bottom of column 1, line 10, strike "4" and insert 5

Page 711, counting from the bottom of column 2, line 2, before "SB" insert CS for

Page 712, counting from the bottom of column 2, line 12, before "SB" insert CS for $\,$

Page 723, column 1, line 30, strike "916" and insert 773

The Journal of May 29 was further corrected and approved as follows:

Page 670, column 1, between lines 29 and 30 insert the following:

HB 4311—A bill to be entitled An act relating to Brevard County; amending section 1 of chapter 27417, Laws of Florida, 1951, making the possession, sale, offer for sale, or transportation of loggerhead or green turtles unlawful; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 4311 was read the third time by title, passed and certified to the House. The vote was: Yeas-43 Nays-None

Mr. President	Deeb	Johnson	Slade
Bafalis	de la Parte	Karl	Stolzenburg
Barron	Ducker	McClain	Stone
Barrow	Fincher	Ott	Thomas
Beaufort	Friday	Plante	Trask
Bell	Gong	Pope	Weber
Bishop	Gunter	Poston	Weissenborn
Boyd	Haverfield	Reuter	Williams
Broxson	Henderson	Saunders	Wilson
Chiles	Hollahan	Scarborough	Young
Daniel	Horne	Shevin	Ü

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills for Special Order Calendar Wednesday, June 3, 1970:

SB 807 SB 978 SB 979 SB 980 SB 981 SB 982 HB 4030 HB 4345 HB 3950 HB 3951 CS for HB 3896 HB 5164 HB 2382 HB 4107 SB 586	HB 3733 CS for HB 4943 HB 850 SB 1323
SB 981	SB 1009
BB 982	CS for CS for HB 155 SB 1101
HB 4345	SB 296
HB 3950	ŠB 1056
HB 3951	SB 1062
CS for HB 3896	HB 3641
HB 5164	SB 1474
HB 2382	CS for HB 763 SB 958
SB 586	SB 524
HB 2022	SB 1040
HB 4097	CS for HB 4687
HB 4104	HB 4190
HB 4091	CS for HB 3114
SB 1136	HB 3369
SB 1053	HB 3370
SB 1073	HB 3941
HB 3423 SB 1250	HB 3878 HB 726
SB 1250 SB 572	нь 720 нв 1058
HB 4273	HB 883
SB 875	HB 947
HB 1355	HB 1516
HB 1397	HB 1221
SB 24	HB 3113
HB 929	HB 189
SB 1368	HB 680
SB 1385	HB 411
SB 1147	HB 3642
CS for HB 1308	HB 3380 HB 3883
SB 1086 SB 1455	нв 3963
HB 5276	110 9909
1110 04 (0	

Elmer O. Friday, Jr. Chairman, Committee on Rules and Calendar

The Committee on Rules and Calendar referred the following local bills to the local calendar: SB 1545, HB 5320, HB 5136 with 1 amendment, SB 1533 with 2 amendments.

The Committee on Rules and Calendar requests the following bills be removed from the Committee on Rules and Calendar and referred to the Committee on Ways and Means. Pending the favorable report of these bills by the Committee on Ways and Means, this Committee requests they be placed on Local Calendar: HB 5313, HB 5361, HB 4606, HB 4268, HB 5149.

The bills were referred to the Committee on Ways and Means.

The Committee on Rules and Calendar requests HB 5408 be referred to the Committee on Natural Resources and Conservation as the initial committee of reference and that the Committee on Rules and Calendar be the second committee of reference.

The bill was referred to the Committee on Natural Resources and Conservation.

The Committee on Agriculture recommends the following pass: HB 3518 with 6 amendments, HB 4632, HB 4645 with 1 amendment.

The bills were placed on the Calendar.

The Committee on Agriculture recommends the following not pass: HB 3919

The bill was laid on the table.

ENGROSSING REPORTS

Your Engrossing Clerk to whom was referred-

SB 568 with 4 amendments SB 984 with 5 amendments

SB 987 with 3 amendments SB 996 with 6 amendments SB 1048 with 4 amendments SB 1320 with 1 amendment SB 1321 with 3 amendments SB 1422 with 1 amendment CS for SB 450 with 2 amendments CS for SB 611 with 7 amendments

-reports that the Senate amendments have been incorporated and the bills are returned herewith.

EDWIN G. FRASER Secretary of the Senate

The bills were certified to the House.

MESSAGES FROM THE GOVERNOR

The Governor advised that on June 3 he had transmitted SCR 1371 and SJR 171 to the Office of Secretary of State.

The Governor advised that on June 3 he had transmitted to the Office of Secretary of State Senate Bills 289, 363, 358, 552 and CS for SB 301 which will become law without his signature.

The Governor advised that on June 2 he had transmitted to the Office of Secretary of State Senate Bills 54 and 371, CS for SB 170 and CS for SB 407, which he had approved.

The Governor advised that on June 2 he had transmitted to the Office of Secretary of State SM 880 and Senate Concurrent Resolutions 732, 1139 and 1379 which he had approved.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed SB 717.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed—

SB 1534 SB 1544 SB 1559 SB 1512 SB 1479

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed SB 1422.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

The bills, contained in the above messages, were ordered enrolled.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senators Johnson and Lane-

SB 999—A bill to be entitled An act relating to minors; providing that any minor who has reached the age of 18 years may give consent to the donation of his blood and to the penetration of tissue which is necessary to accomplish such donation without the prior consent of the parent or parents of such a minor; amending Chapter 743 of the General Laws of Florida of 1967; providing an effective date.

which amendment reads as follows:

On page 1, lines 26 and 27, strike lines 26 and 27 and insert the following:

Section 2. This act shall take effect July 1, 1970.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Johnson, the Senate concurred in the House amendment to SB 999.

SB 999 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas—27 Nays—None

Mr. President	Ducker	Lane	Scarborough
Askew	Friday	McClain	Stolzenburg
Barrow	Haverfield	Myers	Stone
Beaufort	Hollahan	Poston	Williams
Bell	Johnson	Reuter	Wilson
Boyd	Karl	Saunders	Young
Deeb	Knopke	Savler	0

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has adopted—

By Representative Nichols-

HM 3426—A memorial to the Congress of the United States urging the Congress to submit for ratification by the states a constitutional amendment to require justices of the United States Supreme Court to retire upon reaching the age of seventy-five (75) years.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HM 3426, contained in the above message, was read the first time in full and referred to the Committee on Judiciary.

The Honorable John E. Mathews, Jr, President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has adopted— $\,$

By the Committee on General Legislation-

HCR 5397—A concurrent resolution commending Michael Gus Frankel for his outstanding forensic achievements.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 5397, contained in the above message, was read the first time in full and placed on the Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted—

By Representative Bevis-

HCR 4128—A concurrent resolution commending Clinton Huxley Coulter, former State Forester of the Florida Forest Service and former director of the Division of Forestry of the Department of Agriculture and Consumer Services for his efforts and achievements in reforestation in the State of Florida.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 4128, contained in the above message, was read the first time in full and placed on the Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted—

By Representative Pettigrew-

HCR 4920—A house concurrent resolution urging the United States Congress to reject all revenue sharing proposals currently being considered and adopt instead a tax credit approach of revenue reallocation.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 4920, contained in the above message, was read the first time in full and referred to the Committee on Ways and Means.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted— $\,$

By Representative Conway—

HCR 4512—A concurrent resolution approving in principle that additional allocation of equipment funds for the University of Florida Health Center will be necessary to replace like funds being allocated for completion of physical facilities at the J. Hillis Miller Health Center.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 4512, contained in the above message, was read the first time in full and referred to the Committee on Education.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed as amended—

By Representative Glisson-

HB 4069—A bill to be entitled An act relating to mental health; prohibiting confinement in jail of the mentally ill; providing an exception; providing an effective date.

By the Committee on Transportation-

HB 5396—A bill to be entitled An act relating to U.S. Highways 19 and 192, and state roads 516 and 530; providing name for certain bridges over the Econfina River; providing for naming a portion of United States highway 192 in Osceola and Brevard Counties and state road 516 from Melbourne to Indialantic and state road 530 in Osceola, Orange and Lake Counties as the "Space Coast Parkway"; providing for suitable markers; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 4069, contained in the above message, was read the first time by title and referred to the Committee on Health, Welfare, and Institutions.

HB 5396, contained in the above message, was read the first time by title and referred to the Committee on Transportation.

On motion by Senator Bishop, by two-thirds vote, HB 5396 was withdrawn from the Committee on Transportation.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed as amended— $\,$

By Representative Walker-

HB 3189—A bill to be entitled An act relating to beach and shore preservation; amending section 161.101(1), Florida Statutes, specifying state participation, subject to legislative appropriation, in federally authorized projects; providing for payment of certain costs by local governmental entities; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 3189, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted—

By Representative Harris-

HM 4048-A memorial to the General Assembly of the State of Georgia requesting the General Assembly to enact the Uniform Extradition of Witnesses Act.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives HM 4048, contained in the above message, was read the first time in full and referred to the Committee on Judiciary.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted— $\,$

By Representative Reed and others-

HCR 4436—A concurrent resolution designating Interstate Highway 95 from Miami to the Georgia state line as the Dwight David Eisenhower Memorial Highway.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 4436, contained in the above message, was read the first time in full. On motion by Senator Friday the rules were waived and the bill was placed on the Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted— $\,$

By Representative Hess-

HM 4232-A memorial to the Congress of the United States urging the improvement of present policies with relation to prisoners of war in North Viet Nam.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HM 4232, contained in the above message, was read the first time in full. On motion by Senator Friday the rules were waived and the bill was placed on the Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has adopted— $\,$

By the Committee on Transportation-

HCR 5240—A concurrent resolution relating to the department of transportation; creating a special legislative study unit to determine proper turnpike relationship with the department of transportation, and the future of toll facilities within the State of Florida.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HCR 5240, contained in the above message, was read the first time in full and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed as amended—

By Representative Danahy-

HB 4765—A bill to be entitled An act relating to the unlawful removal of property upon which a lien has accrued; amending section 713.58, Florida Statutes, making it unlawful to remove property upon which a lien has accrued under the provisions of section 713.58, Florida Statutes; making it prima facie evidence of intent to defraud for stopping payment on a check given in payment of the indebtedness, after removing the property upon which a lien has accrued; providing a penalty; providing an effective date.

By Representative Sessums and others-

HB 4727-A bill to be entitled An act creating the Tampa Bay conservation and development study commission; prescribing the membership, appointment, powers, duties, and expiration of the commission; providing an effective date.

By Representative Westberry-

HB 4862—A bill to be entitled An act making appropriations from the named administration trust funds to the department of commerce for the annual period beginning July 1, 1970, to pay salaries of two members of the industrial relations commission; providing an effective date.

By Representative Alvarez-

HB 4359—A bill to be entitled An act relating to animals; amending subsection (4) of section 585.08, Florida Statutes, to authorize destruction of herds of diseased domestic animals; amending section 585.10, Florida Statutes, to authorize increase in indemnity payments for destruction of animals diseased with or exposed to tuberculosis or brucellosis; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

HB 4765, contained in the above message, was read the first time by title. On motion by Senator Friday the rules were waived and the bill was placed on the Calendar.

HB 4727, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

HB 4862, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

HB 4359, contained in the above message, was read the first time by title and referred to the Committee on Ways and Means.

On motion by Senator Saunders, by two-thirds vote, HCR 4512 was withdrawn from the Committee on Education.

Unanimous consent was granted Senator Saunders to take up out of order

HCR 4512—A CONCURRENT RESOLUTION approving in principle that additional allocation of equipment funds for the University of Florida Health Center will be necessary to replace like funds being allocated for completion of physical facilities at the J. Hillis Miller Health Center.

WHEREAS, the state of Florida is committed to the expansion of educational opportunities in medicine, dentistry, and other health related professions, and

WHEREAS, the legislature has specifically authorized the establishment of a college of dentistry at the university of Florida, and

WHEREAS, the completion of physical facilities is necessary in order to accomplish the goals for dentistry, expansion of medical and other health related educational opportunities at the university of Florida, and

WHEREAS, state funds currently allocated for the completion of said facilities are inadequate due to inflationary increases, and

WHEREAS, the availability of federal matching monies may be impaired by such funding inadequacies, and

WHEREAS, the board of regents has proposed to defer necessary equipment funds in order to complete the required facilities, NOW, THEREFORE,

Be It Resolved by the House of the State of Florida, the Senate Concurring:

That the legislature of the state of Florida hereby accepts, in principle, that additional allocations of equipment funds for the university of Florida health center will be necessary over the next three fiscal years, and

BE IT FURTHER RESOLVED that the board of regents is authorized to transmit this resolution to appropriate state and federal authorities as an indication of the priority placed on this project by the members of the legislature.

On motions by Senator Saunders, the rules were waived and HCR 4512 was read the second time by title, adopted and certified to the House. The vote was: Yeas—31 Nays—None

Mr. President	Friday	Lane	Scarborough
Bafalis	Gong	McClain	Stone
Barrow	Haverfield	Myers	Trask
Bell	Henderson	Ott	Weissenborn
Bishop	Hollahan	Poston	Williams
Boyd T	Johnson	Reuter	Wilson
Broxson	Karl	Saunders	Young
de la Parte	Knopke	Sayler	J

RESOLUTIONS

HCR 5375-A concurrent resolution commending Officer Rolland J. Lane II, of the Miami Police Department who lost his life in the line of duty on May 23, 1970.

WHEREAS, Officer Rolland J. Lane II, of the Miami Police Department was brutally murdered in the line of duty on May 23, 1970, and

WHEREAS, law enforcement officers daily risk their lives in the performance of duty and protection of the public, and $\,$

WHEREAS, some voices of political opportunism and revolution have been raised in our country, which glorify and make martyrs of lawbreakers, rioters and revolutionaries as alleged victims of police brutality, and

WHEREAS, such voices attacking and destroying public confidence in our law enforcement agencies and glorifying those who violate the law are creating a climate of lawlessness and undermining our system of laws, the bulwark of our republic, and

WHEREAS, our dedicated and responsible law enforcement officers are constantly subjected to the hazards and harassment created by this climate of lawlessness, and

WHEREAS, Officer Rolland J. Lane II was a dedicated and promising young police officer, epitomizing the finest tradition of career public service, and

WHEREAS, Officer Lane was brutally and senselessly slain in the line of duty by a wild-eyed revolutionary, and

WHEREAS, in life, Officer Lane was an outstanding example of a young man dedicated to the highest ideals of public service and Americanism, and

WHEREAS, in giving his life in the line of duty for the protection of the public, all of the people of Florida owe a debt of gratitude and recognition to Officer Rolland J. Lane II as a symbol of the best in our way of life,

NOW, THEREFORE BE IT RESOLVED that the House of Representatives of the State of Florida, the Senate concurring, hereby commend and recognize the dedication to duty and heroic action of Officer Rolland J. Lane II in which he tragically and senselessly lost his life in the line of duty. The actions of Officer Lane are symbolic of the finest tradition of law enforcement and the people owe a debt of gratitude to his memory and to his brother officers and his family.

BE IT FURTHER RESOLVED that copies of this resolution be transmitted to Officer Lane's family, to his fiancee Miss Nerine Barnes, to his partner, Officer Fred Harris, to the Miami Police Department and to the Mayor of the City of Miami.

Was taken up and read the second time in full. On motion by Senator Stone, HCR 5375 was adopted and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	Lane	Stolzenburg
Barrow	Gong	McClain	Stone
Bell	Haverfield	Myers	Trask
Bishop	Henderson	Oťt	Weber
Boyd	Hollahan	Poston	Weissenborn
Broxson	Horne	Reuter	Wilson
de la Parte	Johnson	Sayler	Young
Ducker	Karl	Scarborough	

HCR 5384—A concurrent resolution expressing regret at the passing Edith G. Brooks of DeBary.

WHEREAS, the House of Representatives has learned with deep regret of the death of Mrs. Edith G. Brooks of DeBary in the early part of this year, and

WHEREAS, Edith G. Brooks was an outstanding citizen in her community and throughout her life contributed to the aesthetic well-being of those around her, and

WHEREAS, it is fitting that the House of Representatives commemorate the death of one who contributed so much to her community and her state, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That this legislative body pause in its deliberations to pay its respects to Edith G. Brooks who passed away on January 13, 1970, and that the Legislature in session assembled does hereby record this testimonial of esteem and bereavement:

IN MEMORIAM

EDITH G. BROOKS

Edith G. Brooks was born in Essex, England, and received her degree for teaching from Cambridge University, England. She studied art at West Ham College of Technology in London. In 1923, she and her husband George moved to Canada, and in 1928, they moved to Long Island, New York. To further her studies, Mrs. Brooks attended the East Northfield School in Massachusetts for accredited courses in religious education.

Prior to coming to Florida in 1958, Edith G. Brooks served as the Director of Christian Education in the First Congregational Church of Bayshore, Long Island, and wrote the study courses for all grades throughout the church school. She was also appointed by the New York State Conference of Congregational Christian Churches as Leadership Chairman for Christian Education on the National Council of Congregational Churches.

In 1958, Mrs. Brooks and her husband moved to DeBary, Florida, to retire. She became active with the Florida Federation of Art, Inc., in 1959 when de Bary Hall was taken over as the Federation's state headquarters. She served this organization in various capacities until her death, including a term as President from 1964 to 1966.

Among her many contributions to the Federation and to Florida, Mrs. Brooks was the biographer of Baron Frederick de Bary, founder of de Bary Hall.

Beginning in 1968, she also served as a member of the de Bary Hall Advisory Council of what is now the division of recreation and parks of the department of natural resources. Her name appears in "Who's Who in American Women" and "Outstanding Personalities of the South" and she was a member of the International Platform Association.

BE IT FURTHER RESOLVED that a copy of this resolution bearing the Seal of the State of Florida be forwarded to the members of the family of Edith G. Brooks.

Was taken up and read the second time in full. On motion by Senator Karl, HCR 5384 was adopted and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President Bafalis Barrow Bell Belhop Boyd Broxson de la Parte	Fincher Friday Gong Haverfield Henderson Hollahan Horne Johnson	Knopke Lane McClain Myers Ott Poston Reuter Sayler	Shevin Stolzenburg Stone Trask Weber Weissenborn Wilson Young
Ducker	Karl	Scarborough	

HCR 5309-A concurrent resolution expressing the Legislature's regret at the passing of Elbert L. Stewart.

WHEREAS, the Legislature has learned with deep regret of the passing of Elbert Lee Stewart, Speaker pro Tempore of the 1947 House of Representatives, and

WHEREAS, Mr. Stewart had served in the House from Hendry county for 26 years, commencing with November, 1930, and ending with November, 1958, except for the term of November, 1932, through November, 1934, and

WHEREAS, Elbert Stewart developed a reputation in the House for fair-mindedness and, particularly in the field of conservation in the Everglades, knowledgeability, and

WHEREAS, Mr. Stewart was a legislative strategist of no mean ability, as evidenced by the nickname of "The Kingfish", by which he was known to both allies and foes alike, and

WHEREAS, Mr. Stewart was a native of Scott, Georgia; a resident of Hendry County for 47 years; president of the First State Bank of Clewiston; a Mason, Elk, and former Kiwanian, and a member of the First United Methodist Church of Clewiston, and

WHEREAS, Elbert Stewart had participated actively in the building of Clewiston from a small community into today's city, and

WHEREAS, his legislative interest in conservation was an extension of his advocation as a hunter and fisherman, and

WHEREAS, Elbert Stewart was a courtly gentleman, with a personal warmth which commanded respect, admiration, and affection, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

- 1. That the death of Elbert Lee Stewart on April 7, 1970, was a loss not only to his friends and to the people of Clewiston and Hendry county but to the people of Florida generally, and
- 2. That the Legislature does express its regret over Mr. Stewart's passing and convey that expression to his widow, Mrs. Arlene Stewart of Clewiston, and to his niece, Miss Trellie Stewart of Hialeah, by sending them copies of this Resolution signed by the appropriate officers.

Was taken up and read the second time in full. On motion by Senator Friday, HCR 5309 was adopted and certified to the House. The vote was: Yeas-35 Nays-None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	Lane	Stolzenburg
Barrow	Gong	McClain	Stone
Bell	Haverfield	Myers	Trask
Bishop	Henderson	Ott	Weber
Boyd	Hollahan	Poston	Weissenborn
Broxson	Horne	Reuter	Wilson
de la Parte	Johnson	Sayler	Young
Ducker	Karl	Scarborough	

HCR 5049-A concurrent resolution recognizing the good ship Heritage as Florida's representative in national competition for the America's cup.

WHEREAS, Florida is recognized as the boating and sailing capitol of the world, and

WHEREAS, Florida has a proud maritime tradition dating back to the days of the early Spanish explorers, and

WHEREAS, Charley Morgan as designer and builder of the good ship Heritage, which will carry the colors of the sovereign State of Florida into competition with ships from all states and all nations in open competition for the sailing championship of the world, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That on behalf of the people of the State of Florida we wish the good ship Heritage, her owners and valiant crew good weather, God speed, and smooth sailing in quest of the America's cup.

Was taken up and read the second time in full. On motion by Senator Friday, HCR 5049 was adopted and certified to the House. The vote was: Yeas-35 Nays-None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	Lane	Stolzenburg
Barrow	Gong	McClain	Stone
Bell	Haverfield	Mvers	Trask
Bishop	Henderson	Ott	Weber
Boyd	Hollahan	Poston	Weissenborn
Broxson	Horne	Reuter	Wilson
de la Parte	Johnson	Sayler	Young
Ducker	Karl	Scarborough	

HCR 5151—A concurrent resolution commending Ted Bridis for his determination and bravery in overcoming the handicaps inflicted by the tragedy of war.

WHEREAS, on February 22, 1970, an enemy mortar shell exploded near Da Nang, South Vietnam, costing Army First Lieutenant Ted Bridis of Miami his right hand and both legs below the knee and inflicting at least thirty other wounds on his body, and

WHEREAS, this one-time Miami Senior High School all-city defensive back was also forced to fight a kidney infection contracted in a Saigon hospital before being transferred to Walter Reed Army Hospital near Washington, and

WHEREAS, though Ted Bridis was scheduled for a twomonth stay at Walter Reed Hospital, his courage and determination to overcome these tragic handicaps reduced the time of his stay to a little more than a week, and

WHEREAS, Ted Bridis has recently been returned home to Miami for further treatment at the Miami Veterans Administration Hospital, where his indomitable desire to resume a normal life serves as an inspiration to those around him, and

WHEREAS, Ted Bridis, a 1967 graduate of The Citadel who has completed much of his master's program in civil engineering at the University of West Virginia, intends to resume his education as soon as possible and has been offered a faculty position at The Citadel by former school president, General Mark Clark, and

WHEREAS, the optimism and indefatigable spirit of Ted Bridis are outstanding examples of courage in the face of great adversity and are worthy of legislative recognition, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That Ted Bridis is hereby commended for his zest for life and his determination to overcome the handicaps inflicted by the tragedy of war, thus serving as a model for others needing the inspiration and guidance that his bravery provides, and rendering himself worthy of the admiration and respect of the citizens of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the Speaker of the House of Representatives and the President of the Senate with the great seal of the State of Florida attached, be presented to Ted Bridis as a tangible token of the sentiments expressed herein and a lasting symbol of the respect and gratitude of his fellow Floridians.

Was taken up and read the second time in full. On motion by Senator Stone, HCR 5151 was adopted and certified to the House. The vote was: Yeas-35 Nays-None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	Lane	Stolzenburg
Barrow	Gong	McClain	Stone
Bell	Haverfield	Mvers	Trask
Bishop	Henderson	Ott	Weber
Bovd	Hollahan	Poston	Weissenborn
Broxson	Horne	Reuter	Wilson
de la Parte	Johnson	Sayler	Young
Ducker	Karl	Scarborough	

By unanimous consent, Senators Weissenborn and Mathews changed their votes from yea to nay on the passage of SB 610 which passed the Senate on June 2.

SPECIAL ORDER

SB 807—A bill to be entitled An act relating to policemen and firemen generally as herein defined; specifically authorizing collective bargaining and collective bargaining agreements between policemen, firemen and their public employers; establishing the right to organize and bargain collectively; providing for the recognition of bargaining agents; providing for arbitration of disputes by an arbitration board; providing for appointment of arbitrators and payment of same; providing decisions of board shall be binding; defining collective bargaining contract; limits items to be bargained for; prohibiting the right to strike; repealing conflicting laws; providing effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 6 (4), line 12, page 5, insert the following: after line 12 new subsection (4) no association, incorporation, organization or individual or any representative or representatives of such group or individual may represent both policeman and firemen employed by the same public employer

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 6 (1), line 13, page 4, strike "the sole and exclusive bargaining agent for all of the" and insert the following: the bargaining agent for the members of such association incorporation or organization who are

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 6 (2), line 24, page 4, strike "the sole and exclusive bargaining agent for all of the" and insert the following: the bargaining agent for the members of such association incorporation or organization who are

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 8, line 28, page 5, after the word "of" insert the following: the representative or representatives of the bargaining agent of the said policemen or firemen and

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 12, line 27, page 9, strike period after "arbitration" and insert the following: , except that as to those determinations affecting finance, revenue, budget or appropriations, the same shall only be advisory to the law making body or head of the political subdivision.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 13, lines 28-30 and 1-4, pages 9 and 10, strike all of Section 13.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 15, lines 11-17, page 10, strike all of Section 15 and insert the following: Section 15. All costs of arbitration shall be borne equally by the parties.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 20, lines 16 and 17, page 11, strike Section 20 and renumber

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Poston:

In Section 6, line 18, page 4, strike period after "represented" and insert the following: ; provided, however, that no such bargaining representative shall include any other types of employees.

Senator Sayler offered the following amendment which failed:

In Section 1, line 24, page 1 after "fireman's" insert or sanitation workers

Senator Sayler offered the following amendment which failed:

In Section 18, line 3, page 11 after "fireman" insert the following: in Dade County

On motion by Senator Poston, the rules were waived and SB 807 as amended was read the third time by title.

On motion by Senator Thomas, the Senate reconsidered the vote by which SB 807 as amended was placed on third reading.

Senator Scarborough offered and moved the following amendment:

In Section 12, line 16, page 9, following the period strike the remainder of the paragraph and insert the following: The majority decision of the arbiters shall be advisory only.

Senator Thomas offered the following substitute amendment which failed:

In Sections 11, 12, 15 and 16, strike: Sections 10, 11, 12, 13, 15 and 16 and renumber accordingly

The question recurred on the adoption of the amendment which was adopted.

The vote was:

Yeas-21

McClain Mr. President de la Parte Stone Fincher Myers Askew Trask Bishop Gong Wilson Boyd Gunter Pope Broxson Hollahan Scarborough Stolzenburg Deeb Knopke Nays-16

Bafalis Friday Poston Weber Haverfield Weissenborn Barrow Sayler Bell Johnson Shevin Williams Ducker Lane Thomas Young

Senator Scarborough offered the following amendment which was adopted:

In Section 3, line 17, page 2, strike "of binding"

A motion by Senator Poston that the rules be waived and SB 807 as amended be read the third time by title failed to receive the required two-thirds vote. The vote was:

Yeas-20

Mr. President Askew Broxson de la Parte Fincher	Friday Gong Haverfield Hollahan Knopke	McClain Myers Ott Pope Poston	Saunders Scarborough Shevin Stone Weissenborn
Nays-18			
Bafalis Barrow Bell Bishop Boyd	Deeb Ducker Gunter Henderson Johnson	Lane Sayler Thomas Trask Weber	Williams Wilson Young

The bill was ordered engorssed.

SB 978-A bill to be entitled An act relating to railroad, express, and pullman companies, by enacting a new section to be numbered section 350.781, Florida statutes, imposing an annual tax on the gross revenues derived from intrastate business done within Florida; providing for the collection and distribution of such funds, and providing an effective date.

Was taken up and read the second time by title.

Senator Myers offered the following amendment which was adopted:

In Section 1, line 21, page 1, strike the word "eighth" and insert tenth

On motion by Senator Myers, the rules were waived and SB 978 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas-31

Mr. President	de la Parte	Johnson	Saunders
Askew	Ducker	Knopke	Sayler
Bafalis	Friday	Lane	Trask
Barrow	Gong	McClain	Weissenborn
Bell	Gunter	Myers	Williams
Bishop	Haverfield	Ott	Wilson
Boyd	Henderson	Pope	Young
Broxson	Hollahan	Reuter	•

Nays-1

Thomas

SB 979—A bill to be entitled An act amending subsection (2) of section 323.05, Florida Statutes, by increasing the annual permit tax from twenty-five dollars to fifty dollars, and by increasing the annual vehicle registration tax from five dollars to ten dollars per vehicle on carriers engaged in taxicab operation; providing for disposition of taxes collected; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Myers, the rules were waived and SB 979 was read the third time by title, passed and certified to the House. The vote was:

Yeas-31

Mr. President Fincher Lane Scark Askew Friday McClain Shevi Bafalis Gong Myers Trask Bell Gunter Ott Weiss Bishop Haverfield Pope Willia Boyd Hollahan Poston Wilso de la Parte Johnson Saunders Your Ducker Knopke Sayler	vin sk ssenborn iams on
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Nays-3

Barrow Broxson Thomas

SB 980-A bill to be entitled An act relating to the Florida public service commission, disposition of road tax moneys

collected; amending section 323.16(2), Florida statutes, by increasing the amount of moneys retained and deposited in the Florida public service regulatory trust fund from five percent to ten percent of such funds; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Myers, the rules were waived and SB 980 was read the third time by title, passed and certified to the House. The vote was:

Yeas-28

Mr. President Gong Askew Gunter Bishop Haverfield Deeb Henderson de la Parte Johnson Ducker Lane Friday McClain	Ott Poston Reuter Saunders Sayler Scarborough	Stolzenburg Trask Weissenborn Williams Wilson Young
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Nays-5

Bafalis Broxson Pope Thomas Barrow

SB 981-A bill to be entitled An act amending subsection (3) of section 350.78, Florida statutes, relating to the Florida public service regulatory trust fund; providing that the one twelfth of one percent of the gross operating revenues of telephone, telegraph, electric, and gas utilities required to be paid annually to the Florida public service commission, for deposit to the credit of such fund, shall be increased to one eighth of one percent of such gross operating revenues, and shall be based on the annual operating revenues for each calendar year beginning with the calendar year of 1969 and annually thereafter; changing from July 1, 1969 to July 1, 1970 the date on or before which such utilities shall make such payment, and providing that such payment shall be made on or before July 1 of each succeeding year based on the prior calendar year's gross operating revenues; and providing that such amendment become effective immediately upon becoming a law.

Was taken up and read the second time by title. On motion by Senator Myers, the rules were waived and SB 981 was read the third time by title, passed and certified to the House. The vote was:

Yeas-29

Mr. President Askew Bell Bishop Boyd Deeb de la Parte Ducker	Friday Gong Gunter Henderson Hollahan Johnson McClain Myers	Ott Pope Poston Reuter Saunders Sayler Scarborough Shevin	Trask Weissenborn Williams Wilson Young
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Nays-4

Bafalis Barrow Broxson Thomas

Senator Scarborough moved that the House of Representatives be requested to return SB 610.

On motion by Senator Friday, debate on the motion was limited to a period of ten minutes.

The motion by Senator Scarborough was temporarily deferred.

On motions by Senator Chiles, by two-thirds vote, House Bills 4604, 4359 and 3604 were withdrawn from the Committee on Ways and Means.

SB 982—A bill to be entitled An act relating to fees and charges imposed and required to be paid to the Florida public service commission under the provisions of chapter 323, Florida statutes, by amending section 323.05(5) to increase the for-hire permit application fee for all motor carriers other than taxicabs from ten dollars to one hundred dollars; by increasing the vehicle registration and identification fee imposed by section

323.22(1) from one dollar to five dollars for non-reciprocal motor carriers, and from five dollars to seven dollars and fifty cents for reciprocal motor carriers; by increasing the fee for filing of interstate commerce commission authority imposed by section 323.28(2) from ten dollars to twenty-five dollars; by increasing the auto transportation broker's annual license renewal fee imposed by section 323.31(3)(b) from two hundred fifty dollars to five hundred dollars; by adding a new subsection (9) to section 323.54 to establish an annual freight forwarder certificate renewal fee of five hundred dollars; providing for the disposition thereof, and providing an effective date.

Was taken up and read the second time by title.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Myers:

In Section 2, line 13, page 3, strike "seven dollars and fifty cents" and insert six dollars

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Myers:

In Section 4, lines 28 and 29, page 4, strike "five hundred fifty" and insert three hundred fifty

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Myers:

In title, line 16, page 1, strike "seven dollars and fifty cents" and insert six dollars

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Myers:

In title, lines 24 and 25, page 1, strike "five hundred dollars" and insert three hundred fifty dollars.

On motion by Senator Myers, the rules were waived and SB 982 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas-31

Mr. President	Friday	McClain	Slade
Askew	Gong	Myers	Stolzenburg
Bell	Gunter	Ott	Trask
Bishop	Henderson	Pope	Weber
Boyd T	Horne	Poston	Williams
Deeb	Johnson	Reuter	Wilson
de la Parte	Knopke	Saunders	Young
Ducker	Lane	Sayler	•

Nays-4

Barrow Broxson Haverfield Thomas

HB 4030—A bill to be entitled An act amending Section 193.65, Florida Statutes to require the county commissioners to pay the commissions to the tax assessor and the tax collector on all non-voted school millage; providing an effective data

Was taken up and read the second time by title. On motion by Senator Boyd, the rules were waived and HB 4030 was read the third time by title, passed and certified to the House. The vote was:

Yeas-37

Mr. President Askew Bell Bishop Boyd Broxson Chiles Deeb Ducker Fincher	Friday Gong Gunter Haverfield Henderson Horne Johnson Karl Knopke Lane	McClain Myers Ott Pope Poston Reuter Saunders Sayler Shevin Stolzenburg	Thomas Trask Weber Weissenborn Williams Wilson Young
Fincher	Lane	Stoizenburg	

Nays-1

Barrow

HB 4345—A bill to be entitled An act relating to junior colleges; amending subsection (8) of section 230.767, Florida Statutes, to provide for a cost-of-living adjustment in the allocation of minimum foundation program funds and for

clarification of procedure for adjusting minimum foundation program; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 4345 was read the third time by title, passed and certified to the House. The vote was: Yeas—39 Nays—None

Friday	Lane	Slade
Gong	McClain	Stolzenburg
Gunter	Myers	Stone
Haverfield	Ott	Thomas
Henderson	Pope	Trask
Hollahan	Poston	Weissenborn
Horne	Reuter	Williams
Johnson	Saunders	Wilson
Karl	Sayler	Young
Knopke	Shevin	
	Gunter Haverfield Henderson Hollahan Horne Johnson Karl	Gong McClain Gunter Myers Haverfield Ott Henderson Pope Hollahan Poston Horne Reuter Johnson Saunders Karl Sayler

On motion by Senator Friday, the rules were waived and the Senate reverted to-

INTRODUCTION

By Senator Friday-

SJR 1592—A Joint resolution proposing an amendment to the State Constitution; amending Section 15(b) of Article III; providing for four year terms for members of the House of Representatives.

Was read the first time by title. On motion by Senator Friday, the rules were waived and the joint resolution was placed on the Calendar.

By direction of the President, the Secretary prepared for the Senate the following explanation for introduction of SJR 1592:

The Constitution of 1968 contains a provision requiring that there shall be submitted to the electorate of this state the question as to whether house members shall have four year terms. A careful checking of the records fails to reveal the introduction of any legislation responding to this mandate in either the House or the Senate, to date, nor the intention to do so on the part of the House. Therefore, SJR 1592 has been introduced in the Senate and its passage sought solely for the purpose of complying with the constitutional mandate in this matter. Affirmative votes cast on the passage of SJR 1592 are not to be construed as affirmative votes upon the merits of the joint resolution but as votes cast solely for the purpose of complying with the constitutional mandate.

A straw vote, taken upon the question that were the Senate, without a constitutional mandate, considering the question of four year terms for House members, showed the following:

For the four year term:

3

Bishop Daniel	Fincher Pope	Saunders	Scarborough
Nays-40			
Mr. President Askew Bafalis Barron Barrow Beaufort Bell Boyd Broxson Chiles	Deeb de la Parte Ducker Friday Gong Gunter Haverfield Henderson Hollahan Horne	Johnson Karl Knopke Lane McClain Ott Plante Poston Reuter Sayler	Shevin Slade Stolzenburg Stone Thomas Weber Weissenborn Williams Wilson Young

Unanimous consent was granted Senator Friday to take up out of order

SJR 1592 A Joint resolution proposing an amendment to the State Constitution; amending Section 15(b) of Article III; providing for four year terms for members of the House of Representatives.

Be It Resolved by the Legislature of the State of Florida:

That the following amendment to Section 15(b) of Article III of the State Constitution is agreed to and shall be submitted to the electors of Florida for ratification or rejection at the next general election to be held in November 1970:

Section 15. Terms and qualifications of legislators.-

(b) REPRESENTATIVES. Members of the house of representatives shall be elected for terms of four years. Those from even numbered districts in the years the numbers of which are multiples of four and those from odd numbered districts in even numbered years the numbers of which are not multiples of four; except, at the election next following a reapportionment, some representatives shall be elected for terms of two years when necessary to maintain staggered terms.

On motions by Senator Friday, the rules were waived and SJR 1592 was read the second time by title, the third time in full, and failed to pass by the required three-fifths vote of the membership. The vote was:

Yeas-26

Mr. President	Hollahan	Poston	Thomas
Askew	Horne	Reuter	Trask
Deeb	Johnson	Saunders	Weissenborn
Ducker	Karl	Shevin	Williams
Fincher	Knopke	Slade	Wilson
Friday	McClain	Stolzenburg	
Gong	Pope	Stone	

Nays-12

Barrow	de la Parte	Henderson	Sayler
Bell	Gunter	Lane	Weber
Bishop	Haverfield	Ott	Young

On motion by Senator Friday, the Senate reconsidered the vote by which SJR 1592 failed to pass.

The question recurred on the passage of SJR 1592 which passed by the required Constitutional three-fifths vote of all members elected to the Senate and was certified to the House. The vote was:

Yeas-41

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd Broxson Chiles	Daniel Deeb de la Parte Ducker Fincher Friday Gong Gunter Haverfield Hollahan	Johnson Karl Knopke McClain Plante Pope Poston Reuter Saunders Scarborough Shevin	Slade Stolzenburg Stone Thomas Weber Weissenborn Williams Wilson
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Nays-5

Henderson	Ott	Sayler	Young
Lane			

A motion by Senator Scarborough failed that the House be requested to return SB 610. The vote was:

Yeas-18

Mr. President Askew Fincher Gong	Henderson Hollahan Knopke McClain	Poston Saunders Scarborough Shevin	Weissenborn Williams Wilson
Haverfield	Pope	Stone	

Nays-18

Bishop Daniel Karl Sayler **Bafalis** Stolzenburg Lane Barron Ducker Ott Young Barrow **Plante** Beaufort Horne Rell Johnson Reuter

The Senate resumed-

SPECIAL ORDER CALENDAR

HB 3950—A bill to be entitled An act relating to education; amending section 236.04, Florida Statutes, providing procedure for determining instruction units for vocational education; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 3950 was read the third time by title, passed and certified to the House. The vote was: Yeas-33 Nays-None

Gunter	Pope	Trask
Henderson	Poston	Weber
Hollahan	Reuter	Weissenborn
Johnson	Saunders	Williams
Karl	Sayler	Wilson
Knopke	Scarborough	Young
McClain	Shevin	-
Ott	Stone	
Plante	Thomas	
	Henderson Hollahan Johnson Karl Knopke McClain Ott	Henderson Hollahan Johnson Karl Knopke McClain Ott Reuter Saunders Saunders Sayler Scarborough Shevin Ott Stone

HB 3951—A bill to be entitled An act relating to education; amending section 230.765 (1), Florida Statutes, providing procedure for determining instruction units for occupational education; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 3951 was read the third time by title, passed and certified to the House. The vote was: Yeas—31 Nays—None

Mr. President	Friday	Ott	Thomas
Askew	Gunter	Plante	Trask
Bafalis	Henderson	Poston	Weber
Barron	Hollahan	Reuter	Weissenborn
Barrow	Johnson	Saunders	Williams
Broxson	Karl	Sayler	Wilson
de la Parte	Knopke	Shevin	Young
Ducker	McClain	Stone	J

CS for HB 3896—A bill to be entitled An act relating to education; establishing a vocational improvement fund; stating the purpose of this fund; designating the department of education as the administering agency; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and CS for HB 3896 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

		_	
Mr. President	Ducker	Ott	Stone
Askew	Friday	Plante	Thomas
Bafalis	Gong	Pope	Trask
Barron	Gunter	Poston	Weber
Barrow	Henderson	Reuter	Williams
Beaufort	Hollahan	Saunders	Wilson
Bell	Johnson	Sayler	Young
Broxson	Karl	Scarborough	
Daniel	Knopke	Shevin	
de la Parte	McClain	Slade	

HB 5164—A bill to be entitled An act relating to investments of domestic insurers; amending section 625.0102(1), Florida Statutes, to permit acquisition of a security or investment entitled to receive dividends if and when declared and paid; amending section 625.0104(2)(a), Florida Statutes, to permit investment in corporate stocks to a total of fifteen percent of insurers admitted assets, not more than ten percent of which may be in common stocks and to provide a method of valuation thereof; incorporating paragraph (b) in paragraph (a) of section 625.0104(2) and designating paragraph (c) as paragraph (b); amending section 625.0121, Florida Statutes, to permit investment in collateral loans with a maturity not in excess of twelve years and prohibiting renewal beyond a period of twelve years from the date of the loan; amending section

625.0123, Florida Statutes, to permit investment in common or preferred stock of corporations of foreign countries if such stock is listed and traded on a national securities exchange in the United States or approved by the commissioner; amending section 625.0124, Florida Statutes, by substantial rewording to allow investment in certain subsidiaries and related corporations; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Sayler, the rules were waived and HB 5164 was read the third time by title, passed and certified to the House. The vote was: Yeas—39 Nays—None

Mr. President	Ducker	McClain	Slade
Askew	Friday	Ott	Stone
Bafalis	Gong	Plante	Thomas
Barron	Gunter	Pope	Trask
Barrow	Haverfield	Poston	Weber
Beaufort	Henderson	Reuter	Weissenborn
Bell	Hollahan	Saunders	Williams
Broxson	Johnson	Sayler	Wilson
Daniel	Karl	Scarborough	Young
Deeb	Knopke	Shevin	_

SB 1037 was laid on the table.

HB 2382—A bill to be entitled An act relating to the board of parks and historic memorials; amending section 592.07(1), Florida Statutes, to grant power to the board to maintain and insure buildings on state-owned property; providing an effective date.

Was taken up and read the second time by title.

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Pope:

In Section 1, line 4, page 2, after the word "insure": insert the following: with the Florida Fire Insurance Fund

On motion by Senator Pope, the rules were waived and HB 2382 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Ducker	McClain	Slade
Askew	Friday	Myers	Stone
Bafalis	Gong	Ott	Thomas
Barrow	Gunter	Plante	Trask
Beaufort	Haverfield	Pope	Weber
Bell	Henderson	Poston	Weissenborn
Boyd	Hollahan	Reuter	Williams
Broxson	Johnson	Saunders	Wilson
Daniel	Karl	Sayler	Young
Deeb	Knopke	Scarborough	
de la Parte	Lane	Shevin	

Consideration of HB 4107 was deferred, the bill retaining its place on the Calendar.

SB 586—A bill to be entitled An act relating to insurance on certain state property; amending chapter 284, Florida Statutes, designating the same as providing for a Florida self-insurance trust fund; amending section 284.01, Florida Statutes, to provide for such state self-insurance trust fund to be administered by the department of insurance with a program of risk management, and providing for extended coverages in addition to fire on certain state properties, whether or not financed by revenue certificates; providing for establishment of deductibles, criteria for computation of premium rates to be charged to state agencies, method of adjusting partial losses; amending section 284.02, Florida Statutes, to provide payment of premiums by each state agency for coverages provided; providing for handling and administration of all funds by the department of insurance and for payment of losses and expenses of operation of the fund; deleting provisions for appropriation of funds from the general revenue fund to pay for benefits of agencies covered with reimbursement by agencies to general revenue fund; amending section 284.03, Florida Statutes, to provide that any deficits supplied from general revenue funds shall be for all covered losses in addition to fire and that any deficit payments shall be reimbursed to the general revenue fund; amending section 284.04, Florida Statutes, to provide that agencies shall give additional specified underwriting information to the department and limiting responsibility of the fund under circumstances where such data is not furnished, and adding that disagreements as to loss

settlement shall be determined by the department of general services; amending section 284.05, Florida Statutes, to require that only real property shall be inspected by the department of insurance; amending section 284.08, Florida Statutes, to provide for purchase of reinsurance on excess coverage upon approval by the department of general services; amending section 284.14, Florida Statutes, to allow for coverage on leasehold interest to be in accordance with provisions of the lease, if necessary, and approval by the department of insurance of such lease provisions as to coverage; adding new section 284.17, Florida Statutes, to provide for rules and regulations; and repealing sections 284.07, 284.10, 284.11, 284.12, 284.13, 284.15, and 284.16 of chapter 284, Florida Statutes; providing an effective date.

Was taken up and read the second time by title.

Senator Ott offered the following amendment which was adopted:

In Section 2, line 12, page 5, strike the period after the word "therefor" and insert the following: provided however, no state agency shall be liable for the cost of insurance protection under this act prior to July 1, 1971, if any obligation therefor would be incurred against unappropriated funds; after July 1, 1971, billings and the obligation to pay shall be based on coverage provided during each fiscal year and annually thereafter.

Senator Ott offered the following amendment which was adopted:

In Section 1, line 9, page 4, strike entire line 9 and insert the following: boiler and machinery, nor for any properties related in any way with nuclear reactors or the use, storage, or processing of nuclear fissionable materials; except that this exclusion as to nuclear properties or related reactors shall not be construed to eliminate the necessity of coverage on medical facilities, particle accelerators, cyclotrons, Van de Graff machines or any properties associated therewith.

On motion by Senator Ott, the rules were waived and SB 586 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—43 Nays—None

Mr. President	de la Parte	McClain	Slade
Askew	Ducker	Myers	Stolzenburg
Bafalis	Friday	Ott	Stone
Barron	Gong	Plante	Thomas
Barrow	Gunter	Pope	Trask
Beaufort	Haverfield	Poston	Weber
Bell	Henderson	Reuter	Weissenborn
Broxson	Horne	Saunders	Williams
Chiles	Johnson	Sayler	Wilson
Daniel	Knopke	Scarborough	Young
Deeb	Lane	Shevin	

Consideration of House Bills 2022, 4097, 4104 and 4091 was deferred, the bills retaining their places on the Calendar.

SB 1136—A bill to be entitled An act relating to insurance policies; amending Section 627.0112, Florida Statutes, to provide for the continuation of coverage for mentally retarded and physically handicapped dependents under disability policies and Non-profit Hospital and Medical Service Plan Contracts; providing an effective date.

Was taken up and read the second time by title. On motion by Senator de la Parte, the rules were waived and SB 1136 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Ducker	Myers	Stolzenburg
Bafalis	Fincher	Ott	Stone
Barron	Friday	Plante	Thomas
Barrow	Gong	Pope	Trask
Beaufort	Haverfield	Poston	Weber
Bell	Henderson	Reuter	Weissenborn
Broxson	Horne	Saunders	Williams
Chiles	Johnson	Savler	Wilson
Daniel	Knopke	Scarborough	Young
Deeb	Lane	Shevin	Ü
de la Parte	McClain	Slade	

HB 4097—A bill to be entitled An act relating to insurance; amending part VII of chapter 626, Florida Statutes, by adding section 626.0633, prohibiting soliciting and accepting of new or

renewal insurance risks by insolvent insurers; providing penalties; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 4097 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Bafalis	de la Parte	McClain	Slade
Barron	 Fincher 	Myers	Stolzenburg
Barrow	Friday	Oťt	Thomas
Beaufort	Gong	Plante	Trask
Bell	Gunter	Reuter	Weber
Boyd	Haverfield	Saunders	Weissenborn
Broxson	Henderson	Sayler	Wilson
Chiles	Knopke	Scarborough	Young
Daniel	Lane	Shevin	Ū

SB 1053—A bill to be entitled An act relating to purchase of insurance coverage on designated state property or certain insurable subjects in which the state has an interest; providing that certain properties or risks will not be insured; authorizing purchase of insurance and reinsurance on certain property or risks above specified limits; providing an effective date.

Was taken up and read the second time by title.

Senator Ott offered the following amendment which was adopted:

In Section 2, lines 20-27, page 2, strike entire section 2. and insert the following: Section 2. Excess insurance may be purchased to cover loss for physical damage on the above described properties or risk if the aggregate exposure at any one location or actual cash value of any one item exceeds the sum of fifty thousand dollars (\$50,000); provided however, no reinsurance shall be purchased on any items listed in subsection (3), (5), (7), (8) and (9) above regardless of value or risk.

On motion by Senator Ott, the rules were waived and SB 1053 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas-41 Nays-None

Mr. President	Deeb	Lane	Stone
Askew	Ducker	McClain	Thomas
Bafalis	Fincher	Myers	Trask
Barron	Gong	Ott	Weber
Barrow	Gunter	Plante	Weissenborn
Beaufort	Haverfield	Poston	Williams
Bell	Henderson	Reuter	Wilson
Bishop	Hollahan	Sayler	Young
Broxson	Horne	Shevin	-
Chiles	Johnson	Slade	
Daniel	Knopke	Stolzenburg	

On motion by Senator Horne, HB 4701 was indefinitely postponed.

SB 1073—A bill to be entitled An act amending 625.0129(1), Florida Statutes, to permit title insurers to have invested up to fifty per cent of their surplus as to policyholders in their abstract plants and equipment, loans secured by mortgages on abstract plants and equipment, and, with the commissioner's consent, in stock of abstract companies; providing an effective date.

Was taken up and read the second time by title.

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Broxson:

In Section 1, line 19, page 1, strike "plants" and insert plant

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Barron:

In Section 1, lines 18 and 19, page 1, strike "fifty percent of its surplus as to policyholders" and insert the following: fifty percent of that part of its surplus as to policyholders which exceeds the minimum surplus required by Section 624.0208(2), Florida Statutes.

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Barron:

Line 31, page 1, strike "(2)" and insert Section 2

On motion by Senator Broxson, the rules were waived and SB 1073 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas-41 Nays-None

Deeb Knopke McClain Shevin Mr. President de la Parte Stolzenburg Askew Bafalis Ducker Myers Stone Thomas Fincher Ott Barron Plante Friday Trask Barrow Weber Gong Pope Beaufort Poston Weissenborn Gunter Bell Haverfield Reuter Wilson Bishop Henderson Saunders Broxson Chiles Hollahan Sayler Scarborough Daniel Johnson

HB 3423—A bill to be entitled An act relating to succession to the office of governor and succession as acting governor; providing for succession of lieutenant governor and cabinet members to office of governor; specifying salary for persons succeeding to office of governor; providing for succession of lieutenant governor and cabinet members as acting governor; providing manner for determining capacity to serve as acting governor; providing for succession to office of governor and succession as acting governor in situations not specifically covered by statute; repealing sections 14.051, 14.15, 14.16, 14.17, 14.18 and 22.04, Florida Statutes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and HB 3423 was read the third time by title, passed and certified to the House. The vote was: Yeas—41 Nays—None

Mr. President	de la Parte	Myers	Stolzenburg
Askew	Ducker	Ott	Stone
Bafalis	Fincher	Plante	Thomas
Barron	Gong	Pope	Trask
Barrow	Gunter	Poston	Weber
Beaufort	Haverfield	Reuter	Weissenborn
Bell	Henderson	Saunders	Wilson
Bishop	Hollahan	Sayler	Young
Broxson	Johnson	Scarborough	
Daniel	Knopke	Shevin	
Dooh	McClain	Slade	

On motion by Senator de la Parte, the Senate reconsidered the vote by which SB 1136 passed this day. By permission, Senator de la Parte withdrew SB 1136 from the Senate.

Unanimous consent was granted Senator de la Parte to take up out of order—

HB 5025—A bill to be entitled An act to amend Section 627.0112 of the Insurance Code of the State of Florida to provide for the continuation of coverage for mentally retarded and physically handicapped dependents under Disability policies and Non-profit Hospital and Medical Service Plan Contracts.

-which was read the second time by title.

On motion by Senator de la Parte, the rules were waived and HB 5025 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Ducker	Myers	Stolzenburg
Bafalis	Fincher	Ott	Stone
Barron	Friday	Plante	Thomas
Barrow	Gong	Pope	Trask
Beaufort	Haverfield	Poston	Weber
Bell	Henderson	Reuter	Weissenborn
Broxson	Horne	Saunders	Williams
Chiles	Johnson	Sayler	Wilson
Daniel	Knopke	Scarborough	Young
Deeb	Lane	Shevin	_
de la Parte	McClain	Slade	

Senator Daniel presiding.

HB 4107—A bill to be entitled An act relating to the insurance code; amending section 627.0852(2), Florida Statutes; providing grounds for the cancellation of insurance policies; providing an effective date.

Was taken up and read the second time by title.

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Barron:

In Section 1, line 21, page 1, insert the following: (b) Material misrepresentation or fraud; or

and renumber remaining sub-sections

The Committee on Insurance offered the following amendment which was adopted on motion by Senator Broxson:

In Section 1, line 21, page 1, after "driver's license" insert the following: or motor vehicle registration

On motion by Senator Barron, the rules were waived and HB 4107 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

Bafalis	de la Parte	Knopke	Shevin
Barron	Ducker	Lane	Stolzenburg
Barrow	Fincher	McClain	Stone
Beaufort	Gong	Myers	Trask
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Pope	Williams
Boyd	Henderson	Poston	Wilson
Broxson	Hollahan	Reuter	Young
Daniel	Horne	Saunders	•
Deeb	Johnson	Sayler	

HB 4091—A bill to be entitled an Act relating to insurance; amending section 628.461(1) and (3), Florida Statutes, and adding subsections (4) and (5) to said section; broadening the jurisdiction of the department of insurance over transactions affecting the control of domestic stock insurers or transactions affecting changes of fifty percent (50%) or more of the assets in the security portfolio of a domestic insurer; providing for a hearing after the department of insurance disapproves a change of control or change of the assets; imposing a penalty of discretionary suspension or revocation for violation; defining controlling stock; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 4091 was read the third time by title, passed and certified to the House. The vote was: Yeas-39 Nays-None

Bafalis	Ducker	Lane	Stolzenburg
Barron	Fincher	McClain	Stone
Barrow	Friday	Myers	Thomas
Beaufort	Gong	Ott	Trask
Bell	Gunter	Reuter	Weber
Boyd	Haverfield	Saunders	Weissenborn
Broxson	Henderson	Sayler	Williams
Chiles	Hollahan	Scarborough	Wilson
Daniel	Johnson	Shevin	Young
de la Parte	Knopke	Slade	Ü

HB 4104—A bill to be entitled An act relating to insurance; amending section 627.072(1), Florida Statutes, providing that certain factors shall be used in determining and setting of rates; deleting the words "to the extent applicable"; providing an effective date.

Was taken up and read the second time by title.

Senator Barrow offered and moved the following amendment:

In Section 1, line 1, page 2, after the word "reserves", strike the semi-colon (;), and insert the following: realized on its' business in Florida;

Senator Barrow offered and moved the following substitute amendment:

In Section 1, line 21, page 1, strike: "and outside"

On motion by Senator Wilson, debate on the amendment was limited to five minutes.

The substitute amendment failed.

The question recurred on the adoption of the amendment and the amendment was withdrawn.

On motion by Senator Barron, the rules were waived and HB 4104 was read the third time by title, passed and certified to the House. The vote was:

Yeas-43

Mr. President	de la Parte	Knopke	Shevin
Bafalis	Ducker	Lane	Slade
Barron	Fincher	McClain	Stolzenburg
Beaufort	Gong	Myers	Stone
Bell	Gunter	Ott	Thomas
Bishop	Haverfield	Plante	Weber
Boyd	Henderson	Poston	Weissenborn
Broxson	Hollahan	Reuter	Williams
Chiles	Horne	Saunders	Wilson
Daniel	Johnson	Sayler	Young
Deeb	Karl	Scarborough	_

Nays-1

Barrow

The President presiding.

On motion by Senator Reuter, the Senate reconsidered the vote by which the motion by Senator Scarborough to recall SB 610 from the House failed. The vote was:

Yeas-23

Mr. President Askew de la Parte Fincher Gong Haverfield	Henderson Hollahan Knopke Lane McClain Myers	Pope Poston Saunders Scarborough Shevin Slade	Stone Thomas Weissenborn Williams Wilson
Nays—21			
Bafalis Barron Barrow Beaufort Bell Broxson	Daniel Deeb Ducker Friday Horne Johnson	Karl Ott Plante Reuter Sayler Stolzenburg	Trask Weber Young

The question recurred on the motion to recall SB 610 from the House and the motion was adopted. The vote was:

Yeas-23

Mr. President Askew de la Parte Fincher Gong Haverfield	Henderson Hollahan Knopke Lane McClain Myers	Pope Poston Saunders Scarborough Shevin Slade	Stone Thomas Weissenborn Williams Wilson	
Nays—21				
Bafalis Barron Barrow Beaufort Bell Boyd	Broxson Daniel Ducker Friday Gunter Johnson	Karl Ott Plante Reuter Sayler Stolzenburg	Trask Weber Young	

By direction of the President, the following report was read:

CONFERENCE COMMITTEE REPORT ON HB 5210

The Honorable John E. Mathews, Jr. June 3, 1970 President of the Senate

The Honorable Fred Schultz Speaker, House of Representatives

Dear Sirs:

Your Conference Committee on the disagreeing votes of the two Houses on the Senate amendment to House Bill 5210, same being:

An act making appropriations; providing moneys for the annual period beginning July 1, 1970, and ending June 30, 1971, to pay salaries, other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; providing an effective

having met, and after full and free conference, have agreed to recommend and do recommend to their respective Houses, as follows:

- 1. That the Senate recede from Amendment Number 1.
- 2. That the Senate and House of Representatives adopt the Conference Committee Amendment attached hereto, and by reference made a part of this report.
- 3. That the amendment to Committee Substitute for House Bill 4358 recommended by the Conference Committee be adopted and that Committee Substitute for House Bill 4358, as so amended, be enacted into law.

Lawton M. Chiles C. William Beaufort Wilbur H. Boyd Louis de la Parte Bill Gunter Kenneth M. Myers Henry B. Sayler

Ralph D. Turlington John Crider Edmond M. Fortune Joel K. Gustafson (DISSENTING) Marshall S. Harris John J. Savage (DISSENTING) T. Terrell Sessums

Managers on the part of the Senate

Managers on the part of the House of Representatives

The Conference Committee on Appropriations offered the following amendment:

On page 1, strike everything after the enacting clause and insert the following:

Be It Enacted by the Legislature of the State of Florida:

Section 1. The moneys in the following items are appropriated from the named funds for the 1970-71 fiscal year to the state agency indicated, as the amounts to be used to pay the salaries and other expenditures of the named agencies, and are in lieu of all moneys appropriated for these purposes in other sections of the Florida Statutes, except that if additional moneys are needed to meet the requirements of a continuing appropriation of a trust fund and additional moneys are available in the named trust fund, the department of administration is authorized to approve the expenditure of additional, available moneys in such trust fund in such amount(s) as may be necessary to meet such deficiency. Appropriations made in items 207-321, to the division of universities of the department of education may be transferred notwithstanding the provisions of Section 216.292, Florida Statutes, between institutions of higher learning with the approval of the department of administration upon its determination that such transfers are necessary because of shifts in the number of full-time equivalent students budgeted at each institution, or for other justifiable reasons, in order to adequately provide the necessary services at each institution which the department of administration determines to be in the best interest of the state; provided however, the total annual appropriation in this section to any institution may not be increased or decreased by more than twenty per cent as a result of transfers. of transfers.

Item

Amount

ADMINISTRATION, DEPARTMENT OF

Office of the Secretary Salaries, Retirement and S.S. Matching of 3 Positions

37,414 19,081 From General Revenue Fund . From General Revenue Fund From Administrative Trust Fund

					
Iter	n	Amount	Item		Amount
		\$			\$
2.	Deleted.			Retirement of State Officers and	
	Expenses			Employees (Non-Contributory) (In	
	From General Revenue Fund	3,167		lieu of Section 112.05, F.S.)	1,050,000
	From Administrative Trust Fund	3,333		Confederate Pensions	49,000
4.	Operating Capital Outlay			Special Pensions and Relief Acts	8,412
	From General Revenue Fund	1,066		Retirement of Justices and Judges	
	From Administrative Trust Fund	534		(Non-Contributory) (In lieu of Section 25.131, 38.19 and	
				123.21, F.S.)	95,670
	g and Budgeting, Division of			From Teachers Retirement System	30,010
5.	Salaries, Retirement and S.S.			Pension Accumulation	
	Matching of 75 Positions			Trust Fund	27,500,000
	From General Revenue Fund	817,126		From Teachers Retirement System	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	From State Planning Trust Fund	34,500 55,68 6		Survivors Benefit Trust Fund	1,400,000
c	From Administrative Trust Fund Other Personal Services	55,000		From State and County Officers and	
0.		23,700		Employees Retirement System	11 500 000
	From General Revenue Fund From State Planning Trust Fund	4,500		Trust Fund	11,500,000
7	Expenses	1,000		From Highway Patrol Pension Trust Fund	216,000
	From General Revenue Fund	135,567		From Judicial Retirement Trust Fund .	327,000
	From State Planning Trust Fund	9,000	16.	Funeral Expenses	02.,000
	From Administrative Trust Fund	4,424		From Highway Patrol Pension	
8	Operating Capital Outlay	·		Trust Fund	1,000
٠.	From General Revenue Fund	11,372	17.	Judicial Retirement System, State	•
	From Administrative Trust Fund	728		Contributions to the	
9.	Lump Sum-White House Conference on	.20		From General Revenue Fund	
	Children and Youth			Transfer to Judicial Retirement	450.000
	From General Revenue Fund	35,000		Trust Fund	456,000
10.	Deleted.	,		Contribution Trust Fund	31,000
D	1 10 4 5 4 5 4			Administered Funds	51,000
	nel and Retirement, Division of			From General Revenue Fund	
11.	Salaries, Retirement and S.S.		18.	Deficiency	400,000
	Matching of 170 Positions	0.105	18a.	Emergency	250,000
	From General Revenue Fund	3,105	AGDIGI	THIRD AND CONCUMED CERTIFICES	
	From Operating Trust Fund From State Personnel System	106,688	AGRICU	JLTURE AND CONSUMER SERVICES, IMENT OF AND COMMISSIONER	
	Trust Fund	663,309		RICULTURE	
	From Teachers Retirement System	,			
	Administrative Trust Fund	274,802	Adminis	f the Commissioner and Division of	
	From State and County Officers and Employees Retirement System			Salaries, Retirement and S.S.	
	Trust Fund	177,088		Matching of 171 Positions	
	Trust Fund	117,000	·	From General Revenue Fund	685,620
	Trust Fund	41,140		From Administrative Trust Fund	657,319
	From Highway Patrol Pension	0.104	20.	Other Personal Services	
12.	Trust Fund Other Personal Services	3,104		From General Revenue Fund	15,634
14.	From State Personnel System		21.	From Administrative Trust Fund Expenses	14,970
	Trust Fund	13,590	2 . .	From General Revenue Fund	97,697
	From Teachers Retirement System			From Administrative Trust Fund	576,874
	Administrative Trust Fund	2,000		From Harness Horse Racing Trust Fund	10,000
	From State and County Officers and Employees Retirement System Trust		22.	Operating Capital Outlay	,
	Fund	2,000		From General Revenue Fund	12,256
13.	Expenses	2,000		From Administrative Trust Fund	11,245
	From General Revenue Fund	600	23.	Grants and Aids	_
	From Operating Trust Fund	37,709		From Administrative Trust Fund	45,000
	From State Personnel System	•	94	From Harness Horse Racing Trust Fund	135,000
	Trust Fund	199,541		Lump Sum—Soil Survey and Watershed Planning	
	From Teachers Retirement Administrative Trust Fund	264 264	-	•	75.000
	From State and County Officers and	264,364		From General Revenue Fund	75,000
	Employees Retirement System Trust		Inspectio	on, Division of	
	Fund	163,854	-	Salaries, Retirement and S.S.	
	From Social Security Administrative			Matching of 295 Positions	
	Trust Fund	32,810		From General Revenue Fund	253,210
	From Highway Patrol Pension Trust Fund	1,050		From General Inspection Trust Fund	1,737,694
	From Judicial Retirement Trust Fund .	1,000	26 .	Other Personal Services	
14.	Operating Capital Outlay	_,		From General Revenue Fund	1,740
	From Operating Trust Fund	400	07	From General Inspection Trust Fund	9,370
	From State Personnel System Trust	5 04 0	21.	Expenses	104.062
	Fund Patinament System	5,818		From General Revenue Fund From General Inspection Trust Fund	104,063 412,632
	From Teachers Retirement System Administrative Trust Fund	5,420	28.	Operating Capital Outlay	412,002
	From State and County Officers and	0,420	20.	From General Revenue Fund	8,493
	Employees Retirement System			From General Inspection Trust Fund	22,842
	Trust Fund	22,405	~	-	,
	From Social Security Administrative Trust Fund	1,520		ls, Division of	
15.	Pensions and Benefits	1,020		General Inspection Trust Fund	
	From General Revenue Fund			Salaries, Retirement and S.S. Matching of 138 Positions	1,053,641
					_, ,

Item		Amount	Item	1	=	Amount
30. 31. 32.	Other Personal Services	6,970 515,670 39,820	58. 59. 6 0.	Deleted. Expenses		35, 631 3,333
Chemis	try, Division of		Forestr	y, Division of		
	General Inspection Trust Fund		61.			
33.	Salaries, Retirement and S.S. Matching of 100 Positions	851,495		Matching of 1,018 Positions From General Revenue Fund	,	4,616,280
34.	Other Personal Services	7,000		From Incidental Trust Fund		2,017,682
35. 3 6 .	Expenses	164,670 34,114	62.	From Neighborhood Youth Corps Trust Fund Other Personal Services		28,140
Dairy I	ndustry, Division of		02.	From General Revenue Fund	Ī	87,845
37.	Salaries, Retirement and S.S. Matching of 43 Positions	145.405		From Incidental Trust Fund From Neighborhood Youth (Corps	59,035
	From General Revenue Fund From General Inspection Trust Fund	147,437 250,000	63	Trust Fund Expenses	• • • • • • •	199,680
38.	Other Personal Services	200,000	00.	From General Revenue Fund	!	1,134,022
	_From General Revenue Fund	2,700		From Incidental Trust Fund		434,473
39.	Expenses	444.40		From Neighborhood Youth (Trust Fund	Corps	14,250
40.	From General Revenue Fund Operating Capital Outlay	144,485	64.	Operating Capital Outlay		14,200
40.	From General Revenue Fund	21,565		From General Revenue Fund	!	539,895
	Trom General Receivae Pana	21,000	05	From Incidental Trust Fund		510,869
	ng, Division of		6 5.	Debt Service From Withlacoochee State Fo	o wood	
41.	Salaries, Retirement and S.S. Matching of 189 Positions			Trust Fund		171,915
	From General Revenue Fund	207,790	66.	Grants and Aids		•
	From General Inspection Trust Fund	1,186,070		From Incidental Trust Fund		177,716
42.	Other Personal Services			From Withlacoochee State Farust Fund	orest	67,500
	From General Revenue Fund From General Inspection Trust Fund	17,500 31,380	67.	Capital Outlay Land Acquisition	on	
43.	Expenses	01,500		From Withlacoochee State F		195 000
	From General Revenue Fund	196,016		Trust Fund	• • • • • • •	135,000
44.	From General Inspection Trust Fund Operating Capital Outlay	419,854	ATD AT	ND WATER BOLLIMION CON	mp o t	
***	From General Revenue Fund	285		ND WATER POLLUTION CON RTMENT OF	TROL,	
	From General Inspection Trust Fund	28,309	6 8.	Salaries, Retirement and S.S.		
Fruit a	nd Vegetable Inspection, Division of		•••	Matching of 147 Positions		
_	General Inspection Trust Fund			From General Revenue Fund		1,042,406
45.	Salaries, Retirement and S.S.			From Grants and Donations Trust Fund		299,430
46.	Matching of 598 Positions Other Personal Services	4,471,197 13,000	69.	Other Personal Services		255,450
47.		816,430		From General Revenue Fund		30,800
48.	Operating Capital Outlay	18,721		From Grants and Donations _Trust Fund		18,600
Plant I	ndustry, Division of		70.	Expenses	• • • • • • •	10,000
49.	Salaries, Retirement and S.S.			From General Revenue Fund		140,438
	Matching of 218 Positions	1 755 704		From Grants and Donations Trust Fund		320,915
	From General Revenue Fund From Nursery Inspection Trust Fund .	1,755,724 50,919	71.	Operating Capital Outlay	• • • • • • • •	020,510
50.	Other Personal Services	,		From General Revenue Fund		103,395
F 1	From General Revenue Fund	42,700		From Grants and Donations Trust Fund		124,855
51.	Expenses From General Revenue Fund	1,561,580	72.	Deleted.	• • • • • • •	124,000
	From Nursery Inspection Trust Fund .	202,362				
50	From Fire Ant Control Trust Fund	26,000	BANKI	NG AND FINANCE, DEPART	MENT OF A	ND
52.	Operating Capital Outlay	70 595	COMPT	TROLLER		
	From General Revenue Fund From Nursery Inspection Trust Fund .	70,525 14,700	Office of	of the Comptroller and		
	• •	,		n of Administration		
Anıma 53.	Industry, Division of Salaries, Retirement and S.S.		73.	Salaries, Retirement and S.S. Matching of 116 Positions		
00.	Matching of 374 Positions			From General Revenue Fund	!	916,937
	From General Revenue Fund	2,209,614	74.			
54.	From General Inspection Trust Fund	737,889	75	From General Revenue Fund		4,800
J4.	From General Revenue Fund	68,820	10.	Expenses From General Revenue Fund	!	444,931
55.		•		From Administrative Trust F	und	199,311
	From General Revenue Fund	781,218	76.		•	00 001
56.	From General Inspection Trust Fund Operating Capital Outlay	103,108		From General Revenue Fund		23,391
50.	From General Revenue Fund	41,439	Accour	nting and Auditing, Division of		
	From General Inspection Trust Fund	2,860	From	General Revenue Fund		
Consur	ner Services, Division of		77.	Salaries, Retirement and S.S. Matching of 98 Positions		696,970
_	General Revenue Fund		78.	Other Personal Services		6,600
57.	Salaries, Retirement and S.S.	E 4 000	79.	Expenses		121,290 32,020
	Matching of 7 Positions	74,362	80.	Operating Capital Outlay		02,020

Iten	n	Amount	Item	Amount
Bankin 81.			Pari-Mutuel Wagering, Division of 109. Salaries, Retirement and S.S. Matching of 62 Positions	
	Matching of 63 Positions From General Revenue Fund From Bank and Trust Company	254,238	Matching of 63 Positions From Operating Trust Fund	288,229
82.	Trust Fund	318,351	From Operating Trust Fund	634,221
02.	From Bank and Trust Company Trust Fund	3,600	111. Expenses From Operating Trust Fund	973,103
83.	Expenses From Bank and Trust Company	-,	Tax Trust Fund	298,830
84.	Trust Fund	210,555	From Operating Trust Fund	44,000
	From Bank and Trust Company Trust Fund	6,300	From Florida Horse Racing Promotion Trust Fund	150,000
	tion, Division of		Installment Land Sales, Division of	
85.	Regulatory Trust Fund Salaries, Retirement and S.S. Matching of 73 Positions	604,080	From Operating Trust Fund 114. Salaries, Retirement and S.S. Matching of Pariting	100 641
86. 87.	Other Personal Services	5,500 224,507	Matching of 25 Positions	190,641 15,840 78,200
88.	Operating Capital Outlay	10,543	117. Operating Capital Outlay	4,000
From	ies, Division of General Revenue Fund		CITRUS, DEPARTMENT OF From Citrus Advertising Trust Fund	
	Salaries, Retirement and S.S. Matching of 44 Positions	357,743 3,325	118. Salaries, Retirement and S.S. Matching of 208 Positions	2,078,352
90. 91. 92.	Other Personal Services	114,074 16,500	119. Other Personal Services	167,200 16,181,181
52.	Operating Capital Cathay	10,000	121. Advertising Rebates	264,600 70,000
	ESS REGULATION, DEPARTMENT OF of Executive Director		COMMERCE, DEPARTMENT OF	
93.	Salaries, Retirement and S.S. Matching of 40 Positions		Office of the Secretary and Division of Administration	
	From General Revenue Fund From Administrative Trust Fund	183,958 140,150	123. Salaries, Retirement and S.S. Matching of 348 Positions	029 500
94.		4,920	From General Revenue Fund From Administrative Trust Fund From Special Employment Security	$238,509 \\ 1,988,595$
95.	Expenses From General Revenue Fund	133,510	Trust Fund	86,665 134,889
96.		1,300	From General Revenue Fund	1,996
		2,222	From Administrative Trust Fund From Special Employment Security	24,545 15,673
From	ge, Division of General Revenue Fund		Trust Fund	14,786
97.	Salaries, Retirement and S.S. Matching of 265 Positions	$2,151,782 \\ 55,183$	From General Revenue Fund From Administrative Trust Fund	$81,457 \\ 1,432,774$
98. 99. 100.	Other Personal Services	648,034 117,088	From Special Employment Security Trust Fund	110,018
_	and Restaurants,	111,000	From Revolving Trust Fund	567,826
Division From	n of General Revenue Fund		From General Revenue Fund From Administrative Trust Fund	$3,632 \\ 22,681$
101.	Matching of 120 Positions	879,748	From Special Employment Security Trust Fund	957 957
102. 103.	Other Personal Services	80,530 $204,109$ $37,023$	127. Debt Service From Special Employment Security	501
104. 105.	Operating Capital Outlay Grants and Aids—Industry Education	47,000	Trust Fund From Revolving Trust Fund	315,000 69,500
Genera 106.	l Regulation, Division of Salaries, Retirement and S.S.		Commercial Development, Division of	
	Matching of 15 Positions From General Revenue Fund	123,726	128. Salaries, Retirement and S.S. Matching of 135 Positions	
	From Yacht and Ship Brokers Trust Fund	13,800	From General Revenue Fund 129. Other Personal Services	1,072,818
107.	From General Revenue Fund	27,950	From General Revenue Fund From Grants and Donations	34,638
100	From Yacht and Ship Brokers Trust Fund	5,690	Trust Fund	15,000
108.	From General Revenue Fund	1,350	From General Revenue Fund Paid Advertising (a)	950,000 330,000
	From Yacht and Ship Brokers Trust Fund	150	Promotion (b)	526,000

Item		Amount	Item			Amount
From Grants and Donations Trust Fund (a) Money appropriated for paid advertising expenses shall be used only for definitive, identifiable advertising time or space for the promotion of Florida, and such expenses as are directly necessary to the placing of such advertising. Money appropriated for paid adver- tising shall be spent in the ratio of sixty per cent (60%) and forty per cent (40%) for tourist adver- tising and industrial advertising respectively. (b) Money appropriated for promotion shall be used only for goods and	\$	50,000	133.	each not sect utes mer tion chai sala tive sala (2) utes Other	n \$18,500 to \$20,000 per year a effective January 5, 1971, withstanding the provisions of ion 440.45(3), Florida Stats. Provided further, the two onbers of the industrial relasse commission other than the irman shall each be paid a ry of \$7,200 per year, effectually 1, 1970, in lieu of the ry provided in sections 440.44 and 443.11(1), Florida Stats. The Personal Services The General Revenue Fund	\$ 47,669
services directly related to the promotion of Florida. Such moneys				Fro	m Administration Trust Fund m Workmen's Compensation	185,677
shall not be spent for paid adver- tising as defined in (a) above, nor				Tru Fro	st Fund	281,506
shall they be spent for the expenses or services of division personnel who are engaged in promoting Florida				Tru Fro Fro	st Fund	1,200 1,625
or in other activities of the divi- sion.			134.	Expe	st Fund	15,791
(c) Money appropriated for general administrative expenses shall be spent for authorized necessary				Fro Fro Fro	m General Revenue Fund	75,080 2,317,581
expenses of the division other than those defined in (a) and (b) above.				Fro	st Fund	661,921
(d) Money appropriated in either (b)or (c) above, not to exceed a totalof \$8,000 from either or both appro-				Tru Fro	st Fund	45,955 21,263
priations, may be spent for goods, commodities or other items to be			135.	Tru	est Fund	377,022
given away directly for promotion of Florida and/or for the accommoda-			100.	Fro	om General Revenue Fund om Administration	6,815
tion and entertainment of industrial, business and/or tourist attraction				Tru	st Fund	34,68 3
prospects for location in Florida; provided, however, all such expen-				Tru	est Fund	70,374
ditures shall be personally author- ized and approved in advance by the				Tru	st Fund	2,500
director or assistant director of the division; provided further, orange				Tru	om State Approval set Fund	740
juice may be dispensed at welcome stations and printed publications, letters and pamphlets may be dis-			136.	Tru Bene	m WIN Administrative st Fund fits, Subsistence Allowances, Reimbursements	25,180
pensed to the general public. 131. Operating Capital Outlay				Fro	m Special Disability	1,000,000
From General Revenue Fund No money appropriated in items 128-131 shall		24,560		Fro	est Fund	100,000
be spent for maintaining an office in Washington, D.C., or any other location outside				Fro	est Fund	31,900,000
the state of Florida. No money appropriated in items 128-131 is provided for the opera-				Fro	om M.D.T.A. Subsistence ust Fund	2,500,000
tion of those welcome stations located on U.S. highway 90 west of Pensacola, on U.S.				Fro	ist Fund	2,193,103
highway 19 north of Monticello, on U.S. highway 27 north of Havana, or on U.S. highway 331 north of DeFuniak Springs. Provided however, it is the intent of the legislature that all other welcome stations which were in operation at any time during 1969-70 fiscal year be operated during the 1970-71 fiscal year.			OF UN IN THE From 137.	ISSIOI IIFOR E UNI Gene Expe	NERS FOR THE PROMOTION MITY OF LEGISLATION TED STATES ral Revenue Fund enses	5,700
Labor and Employment Opportunities,			COMM DEPAR		Y AFFAIRS, NT OF	
Division of 132. Salaries, Retirement and S.S. Matching of 2009 Positions (a) From General Revenue Fund From Employment Security Administration Trust Fund From Workmen's Compensation Trust Fund From Special Disability Trust Fund		146,793 2,323,249 2,564,796 28,922	From 138. 139. 140. 141.	Gene Salar Matc Delet Expe Oper	Secretary ral Revenue Fund ies, Retirement and S.S. hing of 12 Positions ted. ating Capital Outlay poportunity, Division of ies, Retirement and S.S.	115,045 35,466 3,970
From State Approval Trust Fund		69,091	·	Matc	hing of 18 Positions om General Revenue Fund	42,632
From WIN Administrative Trust Fund		785,571		Fro	om Economic Opportunity ast Fund	160,530
(a) Provided, the salary of 23 judges of industrial claims included herein is to be increased			143.	Othe	r Personal Services om General Revenue Fund	400

Ite	n	Amount \$	Item	Amount \$
144	From Economic Opportunity Trust Fund	φ 58,000	Police Standards, Bureau of From General Revenue Fund	Φ
144.	From General Revenue Fund	17,029	162. Salaries, Retirement and S.S. Matching of 7 Positions	73,621
145.	From Economic Opportunity Trust Fund	92,294	163. Other Personal Services	$3,044 \\ 43,291 \\ 1,248$
110.	From General Revenue Fund From Economic Opportunity	382	Fire Fighters Standards, Bureau of	1,210
	Trust Fund	1,530	From General Revenue Fund	
	ency Government, Division of		166. Salaries, Retirement and S.S. Matching of 2 Positions	20,527
146.	Matching of 40 Positions	110100	167. Expenses	13,198
	From General Revenue Fund	116,163	Migrant Labor, Division of	
	Trust Fund	116,164	From General Revenue Fund 169. Salaries, Retirement and S.S.	
	Planning Trust Fund From Radiological Equipment	33,945	Matching of 3 Positions	$30,382 \\ 12,100$
147.	Facility Trust Fund Other Personal Services	37,579	171. Operating Capital Outlay	3,145
	From General Revenue Fund From Personnel and Administration	1,450	EDUCATION, DEPARTMENT OF	
148.	Trust Fund	1,450	(In lieu of Sections 236.071(1),	
	From General Revenue Fund From Personnel and Administration	35,354	236.074, 236.075 and 231.53, F.S.) Florida School for the Deaf and the Blind	
	Trust Fund	33,854	172. Salaries, Retirement and S.S. Matching of 430 Positions	
	Trust Fund	1,500	From General Revenue Fund From Grants and Donations	2,676,546
	Planning Trust Fund	11,050	Trust Fund	141,256
	Facility Trust Fund	16,490	From General Revenue Fund	14,825
149.	Operating Capital Outlay From General Revenue Fund	7,888	174. Expenses From General Revenue Fund	262,029
	From Personnel and Administration Trust Fund	100	From Grants and Donations Trust Fund Trust Fund	26,186
	From U.S. Contributions Trust Fund From Radiological Equipment Facility	7,788	175. Food Products From General Revenue Fund	168,322
150.	Trust Fund	300	176. Operating Capital Outlay From General Revenue Fund	152,556
200,	From Personnel and Administration Trust Fund	534,406	177. Grants and Aids From General Revenue Fund	16,000
Veterai	ns' Affairs, Division of	, , , , , ,	177a. Lump Sum From General Revenue Fund	35,000
	General Revenue Fund		Commissioner and State Board Staff	
151.	Salaries, Retirement and S.S. Matching of 57 Positions	407,056	178. Salaries, Retirement and S.S. Matching of 198 Positions	
152. 153.	Expenses	41,533 5,615	From General Revenue Fund From County Capital Outlay	1,287,272
	cal Assistance, Division of		and Debt Service School Trust Fund—Administrative From Institutions of Higher	20,120
154.	Salaries, Retirement and S.S. Matching of 25 Positions	05.405	From Institutions of Higher Education Bond Program Capital	
	From General Revenue Fund From Revolving Trust Fund	97,497 $139,110$	Outlay and Debt Service Trust Fund—Administrative Trust Fund—Administrative	19,455
155.	From Model Cities Trust Fund Expenses	24,735	From Educational Aids Trust Fund	373,446
	From General Revenue Fund From Revolving Trust Fund	21,105 $46,863$	179. Other Personal Services From General Revenue Fund	14,700
156.		3,336	From County Capital Outlay and Debt Service Trust Fund—	10.400
	From General Revenue Fund From Revolving Trust Fund	$5,415 \\ 2,903$	Administrative	18,400
157.	From Revolving Trust Fund	007 104	Education Bond Program Capital Outlay and Debt Service	10.550
	Local Assistance	267,484	Trust Fund—Administrative	19,750
	Title VIII	62,300	Trust Fund	32,500
Divisio	g and Professional Development, n of ollege, Bureau of		From General Revenue Fund From County Capital Outlay and Debt Service School	359,367
From	General Revenue Fund		Trust Fund—Administrative From Institutions of Higher	34,373
158.	Matching of 13 Positions	118,904	Education Bond Program Capital Outlay and Debt Service	
159. 160.	Other Personal Services Expenses	600 50,894	Trust Fund-Administrative	17,920
161.	Operating Capital Outlay	5,850	Trust Fund	682,071

Iten	n	Amount	Item		Amount
181.	Operating Capital Outlay From General Revenue Fund From County Capital Outlay and Debt Service School	\$ 246,352	D Ed m	ounty Capital Outlay and ebt Service Recalculation ducational Research & Developent Program	651,696 1,200,000
	Trust Fund—Administrative From Institutions of Higher Education Bond Program Capital Outlay_and Debt Service	255	Pı E: In	tate Textbook Program urchase of Textbooks	8,211,281 40,000 4,200,000
	Trust Fund—Administrative From Educational Aids	336	E	river Education (a)	50,000 930,000
182.	Trust Fund Debt Service From Higher Education Capital Outlay and Debt Service Trust	12,100	N Se Cl	ursing Scholarships eminole Indian Scholarships	176,000 4,800 11,000
183.	Fund—Bond Account Pensions	14,295,521	Be	xceptional Child Scholarships oard of Regents Scholarships	$213,750 \\ 1,520,000$
183a.	From General Revenue Fund Lump Sum—Family Planning Educational Materials	28,800	G	xtended School Year Pilot Programs ifted Education Program	400,299 260,000
	From General Revenue Fund	21,500	al	chool lunch program funds to be llocated by commissioner of ed- cation to respective school	
Elemen Divisio	tary and Secondary Education, n of		di th	istricts pro rata according to be number of type "A" lunches	
184.	Salaries, Retirement and S.S. Matching of 341 Positions		(a	type "A" lunch meaning a inch that meets the nutrition	
	From General Revenue Fund From Education Certification	1,669,776	re	quirements as specified in the ational School Lunch Act) dis-	
	Trust Fund	106,474	tr	ibuted to economically needy	
	From Student Financial Aid Trust Fund	23,431	er el	hildren ("economically needy hildren" meaning children who	
	From County Capital Outlay and Debt Service Administrative		in	a accordance with the require- nents of the National School	
	Trust Fund	390,636	\mathbf{L}_{i}	unch Act are determined to be	
	From Educational Aids Trust Fund	1,250,743	pı	ligible for a free or a reduced rice lunch because they are un-	
	From Professional Practices Council Trust Fund	50,676	ak pi	ble to pay a portion of the rice of or the full price of	
	From Grants and Donations Trust Fund	15,992		ne lunch. No school district nall be eligible to receive	
185.	Other Personal Services From General Revenue Fund	67,420	eo fu	ducational improvement expense inds under section 236.07(6),	
	From Education Certification Trust Fund From County Capital Outlay	12,820	. co	S., until it has produced vidence satisfactory to the commissioner of education that	
	and Debt Service Administrative Trust Fund From Educational Aids	5,350	sc	ne district has implemented a chool lunch program providing see or reduced price lunches to	
	Trust Fund	75,699	ec	conomically needy children rovided, however, \$2,100,000 of	2,750,000
	Council Trust Fund From Grants and Donations	16,200	th	nis appropriation is contingent pon Senate Bill 1554 or similar	
186.	Trust Fund	26,113	_le	gislation becoming law. om Trust Funds	
100.	From General Revenue Fund From Education Certification	694,301	C	ounty Capital Outlay and lebt Service Trust Fund	25,747,714
	Trust Fund	42,629	Ir	nterest State School Trust Fund— IFP K-12	1,000,000
	Trust Fund	13,024	E A N	ducational Aid Trust Fund— id to Counties	40,083,055 12,138,218
	Administrative Trust Fund From Educational Aids	92,649	Si	tudent Financial Aid	900,000
	Trust Fund	1,304,522	E:	rust Fund—Loans	5,000
	Council Trust Fund From Grants and Donations	43,443	\mathbf{T}_{i}	ndowment Trust Fund—Scholarships eachers of Mentally Retarded—	4,000
187.	Trust Fund	39,529	Se If legislation	cholarships	94,000
101.	Operating Capital Outlay From General Revenue Fund From Education Certification	631,165	236,075, Flo	rida Statutes, the moneys appro- m 188 from county school sales	
	Trust Fund From County Capital Outlay and Debt Service	5,759	tax shall be a	added to and become a part of the for the Minimum Foundation Pro-	
	Administrative Trust Fund From Educational Aids	7,853	N	one of the appropriations in em 188 shall become effective	
	Trust Fund	3,644	u	nless CS for HB 4358 or sub- cantially equivalent legisla-	
	Council Trust Fund	500	ti	on becomes law. he Gifted Child Program appro-	
4.00	From Grants and Donations Trust Fund	1,079	pı	riation in this item shall be dded to and become a part of the	
188.	Grants and Aids From General Revenue Fund Minimum Foundation Program K-12 County School Sales Tax	575,096,786 33,476,120	aj da	ppropriation for minimum foun- ation program K-12 in this item. If the funds appropriated in this	

Iten	n	Amount	Item		\$	Amount
	item for district ad valorem tax equalization in accordance with the terms of CS for HB 4358, if less than \$7,000,000 is expended, the difference between such sum and \$7,000,000 shall not be utilized for any other minimum foundation program purpose. Recalculation funds as provided by section 236.03 and 236.031, F.S., shall be calculated only on programs where the basic allocation has been determined on prior year attendance and the units including special units resulting therefrom.	Ψ		cost for satisfying each identified need. (3) Upon the request of any school board or junior college board of trustees, the department of education shall provide such technical assistance to the requesting board as is necessary to develop and submit a list of backlog of need and a proposed plan to satisfy these needs. The department may use its own staff or such consultants as may be necessary to accomplish this purpose. (4) The commissioner of education shall approve, disapprove or resubmit to the appropriate board for modifi-	Ψ	
189.	Transfer to Trust Fund From General Revenue Fund Student Financial Aid	500,000		cation all proposed programs sub- mitted. For those programs approved, the commissioner shall authorize the distribution of funds in the amount		
Vocatio	onal Education, Division of			determined by him to be appropriate. The decision of the commissioner of		
190.	Salaries, Retirement and S.S. Matching of 209 Positions From General Revenue Fund From Educational Aids Trust Fund From Manpower Development Training	268,071 1,851,600 147,240		education shall be final and he shall exercise full discretion to insure as nearly as possible that those needs which are most beneficial to effecting long-term improvement in		
191.	Trust Fund	30,750		vocational education are met regard- less of the level, location or pro- gram where these needs may be. (5) The commissioner of education		
100	Trust Fund	400		shall, at least thirty (30) days prior		
192.	Expenses From General Revenue Fund From Educational Aids Trust Fund From Manpower Development Training	$216,560 \\ 1,339,077$		to the 1971 regular session of the legislature, transmit to the members of the state board of education, the president of the senate, the speaker		
193.	Trust Fund	80,769		of the house of representatives, and		
133.	From Educational Aids Trust Fund From Educational Aids Trust Fund From Manpower Development Training	$\begin{array}{c} 750 \\ 20,622 \end{array}$; :	the chairman of the appropriations and education committees of the senate and house of representatives a status report on the vocational		
194.	Trust Fund	1,428	j	improvement fund and shall submit a		
134.	From General Revenue Fund From Educational Aids Trust Fund From Manpower Development Training	$\substack{35,000 \\ 6,123,594}$		final report on the fund after July 1, 1971.		
195.	Trust Fund	3,100,002	196.	nity Colleges, Division of Salaries, Retirement and S.S. Matching of 20 Positions		010 500
	Manpower Development Training Trust Fund	332,000		From General Revenue Fund From Capital Outlay and Debt Service		218,568
195a.	Vocational Education Improvement— Lump Sum		197.	Administrative Trust Fund Other Personal Services		7,211
	From General Revenue Fund	6,000,000		From General Revenue Fund Expenses		2,000
	(1) Funds appropriated hereunder shall be limited to meeting the		130.	From General Revenue Fund		49,626
	identified backlog of need for pur- chase, renovation and repair of			From Junior College Conference Trust Fund		2,010
	equipment for existing programs. Funds may be used for operating expenses for items such as equipment repair,		199.	From Capital Outlay and Debt Service Administrative Trust Fund Operating Capital Outlay		10
	maintenance, renovation, hand tools, and instructional materials and		200.	From General Revenue Fund Aid to Counties		4,880
	supplies which are identified as a			From General Revenue Fund Minimum Foundation Program	7.0	040 400
	backlog need for current programs, but none of these funds shall be used for the payment of salaries, or for			County School Sales Tax	4,	,240,480 ,898,300
	construction or renovation of facili-			Trust Fund	3,	507,040
	ties to house programs which are not currently operated.			From the appropriation provided in item 200 all instruction unit values		
	(2) Pursuant to policies and regulations prescribed by the commis-			included in the minimum foundation program for other current expense		
	sioner of education, each school board and each junior college board			have been increased by \$350 above the amounts included in section		
	of trustees shall submit to the			230.767(4), Florida Statutes, 1969;		
	director of the division of voca- tional education of the department			provided that state funds provided in section 236.075, Florida Stat-		
	of education a report listing all backlog of need for equipment, reno-			utes, relating to district school sales tax funds shall be increased		
	vation and operating expenses for all			by the same percentage by which		
	current vocational education programs being conducted under direction of			state funds for the junior college minimum foundation program are in-		
	the board. In addition, each board shall submit a proposed plan, includ-			creased for that junior college district pursuant to section		
	ing as near as possible the actual			230.764(2), Florida Statutes. If		

	Item	ı	Amount	Item	2		Amount
section 236.075, Florida Statutes, the moneys appropriated in item 200 be added to and become a part of the appropriation for the minimum of the appropriation for the minimum of the appropriated in item 200 provide for compensatory education or the property of the compose of the property of the compose of the property of the compose of the provided in Section 230.0115, Florida Statutediance in item 200 provide for section 230.0115, Florida Statutediance in item 200 provided in Section 230.0115, Florida Statutediance in item 200 provided in Section 230.0115, Florida Statutediance in item 200 provided in Section 230.0115, Florida Statutediance in item 200 provided in Section 230.0115, Florida Statutediance in item 200 provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the ratio provided in Section 230.0115, Florida Statutediance in the section in the s			\$		77	Gairres Davids was ant Throat	\$
from country ichool sales tax shall be added to and become a part of the property of the pro							578,000
be added to and become a part of the suppropriation for the minimum 1.821,815		the moneys appropriated in item 200		206b.	Other Fron	Personal Services n General Revenue Fund	4,130,000
Foundation program. The moneys appropriated in item 200 to the basis of one instruction unit for each 15 students in average daily stiendsnee in lieu of the ratio of the ra		be added to and become a part of			Fron	n Incidental Trust Fund	1,821,341
provide for compensatory education units on the basis of one instruction daily attendance in lieu of the ratio provided in Section 230.015, Florida Statutes. 206. Engineering Revenue Fund		foundation program.			Fund	d (UF)	142,885
unit for each 16 students in swrape daily attendance in lieu of the ratio of the ra		provide for compensatory education			Func	d (FSU)	320,000
daily attendance in lieu of the ratio provided in Section 230 0115, Florida Statutes. From Incidental Trans Fund 119,700				206c.	Expen Fron	ises n General Revenue Fund	
Statutes		daily attendance in lieu of the ratio					2,977,190
Intestation of Command Office Comm					Trus	t Fund (UF)	119,700
Contract of Horiza Contract Contr	Universi	ties Division of—					220,000
Matching of 87 Positions	General	Office					
Prom General Revenue Fund	201.	Matching of 87 Positions					
202. Other Personal Services From General Revenue Fund From Extension Incidental Trust Fund 4,000 From General Revenue Fund 27,100 From General Revenue Fund 288,659 F		From General Revenue Fund			Match	ing of 1282 Positions	4.394.586
Prom Extension Incidental Trust Fund 4,000 203. Expenses Prom General Revenue Fund 419,320 204 Prom General Revenue Fund 419,320 205 Prom General Revenue Fund 419,320 205 Prom General Revenue Fund 20,875 210. Prom General Revenue Fund 1,005,000 Prom General Revenue Fund 20,875 210. Prom General Revenue Fund 1,005,000 Prom Reciping Education 725,800 Prom Reciping Education 755,000 Prom Reciping Scholarship Prom Extension Incidental Trust Fund 750,000 Prom Exte	202.	Other Personal Services	•	900	Fron	n Incidental Trust Fund	
From General Revenue Fund 277,100 209 Expenses From General Revenue Fund 2,828,859 204. Operating Capital Outlay 20,675 Garata and Adia 20,675 From Incidental Trust Fund 808,091 From General Revenue Fund 2,828,859 From Incidental Trust Fund 750,000 From Revenue Fund 147,500 From Center of Excellence Tust Fund 750,000 From Revenue Fund 755,000 From Extension Incidental Trust Fund 755,000 From Student Financial Aid From Student Financial Aid From Working Capital Trust Fund 756,000 From Student Financial Aid From Working Capital Trust Fund 756,000 From Student Financial Aid From Working Capital Trust Fund 756,000 From Hamilton Fund Fund 756,000 From Hamilton Fund Fund 756,000 From Hamilton Fund Fund Fund Fund Fund Fund Fund Fun	000	From Extension Incidental Trust Fund		208.	Fron	n General Revenue Fund	
204 Operating Capital Outlay From General Revenue Fund 20,675 From General Revenue Fund 1,905,463 From General Revenue Fund 1,905,463 From General Revenue Fund 1,750,000 First Accredited Medical School (a) 2,392,000 From General Revenue Fund 1,750,000 From Racing Scholarship From Extension Incidental Trust Fund Trust F	203.	From General Revenue Fund		209.			
Prom General Revenue Fund	204.		100				
From General Revenue Fund From General Revenue Fund From Center of Excellence Trust Fund From Center of Excel	205		20,675	210.	Opera	ting Capital Outlay _	
Regional Education	200.	From General Revenue Fund	2 392 000		Fron	n Incidental Trust Fund	
Mental Health 5,000 Auxiliary Enterprises 5 5 5 5 5 5 5 5 5		Regional Education					147,500
Prom Racing Scholarship 575,000 From Extension Incidental 300,000 From Extension Incidental 300,000 From Student Financial Aid 850,000 Student First accredited and approved medical school established in the state the sum of six thouses and five hundred dollars (\$65,000 per year for each student admitted and enrolled in such institution. 500,000 For the 1970-71 fiscal year the number of students authorized for summer of s		Mental Health	8,000	Auxilia	rv Ente	erprises	
From Extension Incidental 300,000 From Auxiliary Trust Fund 5,625,810 From Student Financial Aid 850,000 212. Other Personal Services 500,000 213. Other Personal Services 500,000 214. Other Personal Services 500,000 215. Other Personal Services 500,000			575,000		Salarie	es, Retirement and S.S.	
From Student Financial Aid 850,000 Trust Fund 2,025,210 Cher Personal Services 24,026,211, Florida Statutes, as amended, the state shall pay the first accredited and approved medical school established in the state the sum of six thousand five hundred dollars (\$6,500) per year for each student admitted and enrolled in such institution. For the 1970-71 fiscal year the number of students authorized for such support shall not exceed three sums of six flow state than 2,000 1948 Issue 7,500 1948 Issue 7,500 1959		From Extension Incidental	300.000		Fron	n Auxiliary Trust Fund	
An Auxiliary Trust Fund 664,241 100,000		From Student Financial Aid		212.	From Other	n Working Capital Trust Fund Personal Services	2,023,275
Utes, as amended, the state shall pay the first accredited and approved medical school established in the state the sum of six thousand five hundred dollars (\$6,500) and five hundred dollars (\$6,500) and errolled in such institution. For the 1970-71 fiscal year the number of students authorized for such support shall not exceed three hundred and sixty-eight (368). 206. Special and Lump Sum From General Revenue Fund Lump Sum for Transfer to Universities for Improvement of their Preventive Maintenance Program 200,000 Lump Sum for Ibraries 200,000 Lump Sum for Ibraries 200,000 Lump Sum for High Priority Vocational Education University of Florida—Contingent upon Senate Bill 319 or similar legislation becoming law. For allocation by the Board of Regents to the following institutions for the Instruction and Research functions: University of South Florida, Florida Atlantic University, University of South Florida, Florida Atlantic University, University of South Florida, Florida Atlantic University, University of South Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Contracts and Grants Trust Fund Spusocoed Projects Sponsored Research University and Health Center—Non-Sponsored Projects Sponsored Projects Sponsored Research Sponsored Projects Spons		(a) Notwithstanding the provisions	830,000		Fron	n Auxiliary Trust Fund	
pay the first accredited and approved medical school established in the state the sum of six thousand five hundred dollars (\$\$6,500)\$ per year for each student admitted and enrolled in such institution. For the 1970-71 fiscal year the number of students authorized for such support shall not exceed three hundred and sixty-eight (368). 206. Special and Lump Sum From General Revenue Fund Payment to State Fire Fund Lump Sum for Transfer to Universities for Improvement of their Preventive Maintenance Program 200,000 Lump Sum for Libraries 200,000 Lump Sum for Libraries 200,000 Lump Sum for Harstafer to Universities for Improvement of their Preventive Maintenance Program 200,000 Lump Sum for Libraries 200,000 Lump Sum for Harstafer to Universities for Improvement of their Preventive Maintenance Program 200,000 Lump Sum for Harstafer to University of Sum for Planning a College of Veterinary Medicine 200,000 Lump Sum for Harstafer to University of Florida Contracts and Grants From Working Capital Trust Fund 1,000,000 1962 Issue 2,000 1962 Issue 2,000 1962 Issue 2,000 1964 Issue 2,000 1964 Issue 30,000 1964 Issue 30,000 1964 Issue 30,000 1964 Issue 30,000 1965 Issue 30,000 196				213.	Expen	ises	
in the state the sum of six thousand five hundred dollars (\$6,500) per year for each student admitted and enrolled in such institution. For the 1970-71 fiscal year the number of students authorized for such support shall not exceed three hundred and sixty-eight (368). 206. Special and Lump Sum From General Revenue Fund Payment to State Fire Fund 10,000 Lump Sum for Transfer to Universities for Improvement of their Preventive Maintenance Program 300,000 Lump Sum for Insanser to Universities for Improvement of their Preventive Maintenance Program 300,000 Lump Sum for Planning a College of Veterinary Medicine 175,000 Lump Sum for Hanning a College of Veterinary Medicine 175,000 Lump Sum for Hanning a College of Veterinary Medicine 150,000 Lump Sum for Planning a College of Veterinary Medicine 150,000 Lump Sum for Hanning a College of Veterinary Medicine 150,000 Lump Sum for Hanning a College of Veterinary Medicine 150,000 Lump Sum for John for J		pay the first accredited and ap-			Fron	n Working Capital Trust Fund	
Per year for each student admitted and enrolled in such institution. For the 1970-71 fiscal year the number of students authorized for such support shall not exceed three hundred and eixty-eight (368). 214. Operating Capital Outlay 2,000 1962 Issue		in the state the sum of six thou-			Fron Repl	n Revenue Certificates, Repair and lacement Trust Funds	
1955 18sue 5,000		per year for each student admitted			19	54 Issue	7,500 7,500
Laboratory Issue 2,000		For the 1970-71 fiscal year the			19	55 Issue	
Sundred and Lump Sum From General Revenue Fund 10,000 Lump Sum for Transfer to University of Florida - Contracts and Grants 130,000 Lump Sum for Dearmal Revenue Fund 100,000 1948 Issue 210,000 1948 Issue 200,000 1948 Issue 200		such support shall not exceed three			La	boratory Issue	2,000 2,000
From General Revenue Fund Payment to State Fire Fund Lump Sum for Transfer to University of Florida, Florida State University, University of State University, Uni	206.	hundred and sixty-eight (368). Special and Lump Sum		214.	Opera	ting Capital Outlay	•
Lump Sum for Transfer to Universities for Improvement of their Preventive Maintenance Program 300,000 1948 Issue 210,000 1954 Issue 45,000 1954 Issue 45,000 1954 Issue 30,000 1955 Issue 30,000 1952 Issue 30,000 3		From General Revenue Fund	10,000	215	Fron	n Working Capital Trust Fund	
Preventive Maintenance Program 300,000 1948 Issue 210,000 1948 Issue 45,000 1954 Issue 45,000 1955 Issue 30,000		Lump Sum for Transfer to Univer-	,	215.	Fron	n Revenue Certificate I & S	
Lump Sum for Planning a College of Veterinary Medicine 175,000 Lump Sum for High Priority Voca tional Education 50,000 Lump Sum for payment to City of Gainesville for water for the University of Florida—Contingent upon Senate Bill 319 or similar legislation becoming law. 130,000 For allocation by the Board of Regents to the following institutions for the Instruction and Research functions: University of Florida, Florida State University, Florida A. & M. University, University of South Florida, Florida Technological University of Florida Technological University. 206a. Salaries, Retirement and S.S. Matching From General Revenue Fund 73,663,639 From Incidental Trust Fund 8,077,163 From Center of Excellence Trust 175,000 1955 Issue 30,000 1962 Issue 20,000 1962 Issue 20,000 1964 Issue 85,000 216. Salaries, Retirement and S.S. Matching From Contracts and Grants Trust Fund University and Health Center— Sponsored Research 1,250,000 Institute of Food and Agricultural Sciences 1,250,000 Institute of Food and Agricultural University and Health Center— Non-Sponsored Projects 568,000 Institute of Food and Agricultural University and Health Center— Non-Sponsored Projects 568,000 Institute of Food and Agricultural		Preventive Maintenance Program		•			
Lump Sum for High Priority Vocational Education		Lump Sum for Planning a College	•				
Lump Sum for payment to City of Gainesville for water for the University of Florida—Contingent upon Senate Bill 319 or similar legislation becoming law. For allocation by the Board of Regents to the following institutions for the Instruction and Research functions: University of Florida, Florida State University of Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Incidental Trust Fund From Incidental Trust Fund From Center of Excellence Trust 1962 Issue 1964 Issue 20,000 1964 Issue 216. Salaries, Retirement and S.S. Matching From Contracts and Grants Matching From Contracts and Grants Trust Fund University and Health Center— Sponsored Research Non-Sponsored Projects Institute of Food and Agricultural University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects Sciences Sc			,		La	boratory Issue	30,000
Gainesville for water for the University of Florida—Contingent upon Senate Bill 319 or similar legislation becoming law		tional Education	50,000		19	62 Issue	20,000
upon Senate Bill 319 or similar legislation becoming law	•	Gainesville for water for the			19	64 Issue	85,000
For allocation by the Board of Regents to the following institutions for the Instruction and Research functions: University of Florida, Florida State University, Florida A. & M. University, University of South Florida, Florida Technological University of West Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Incidental Trust Fund 8,077,163 From Center of Excellence Trust Matching From Contracts and Grants Trust Fund University and Health Center—Non-Sponsored Projects		upon Senate Bill 319 or similar	130,000				
Research functions: University of Florida, Florida State University, Florida A. & M. University, University of South Florida, Atlantic University, University of West Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Incidental Trust Fund From Incidental Trust Fund From Center of Excellence Trust Nuniversity and Health Center— Sponsored Research University and Health Center— Non-Sponsored Projects Institute of Food and Agricultural Sciences From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund University and Health Center— Non-Sponsored Projects From Contracts and Grants Trust Fund		ocation by the Board of Regents to the	100,000	210.	Match	ing	
University, University of South Florida, Florida Atlantic University, University of West Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Incidental Trust Fund From Center of Excellence Trust 100 Viniversity and Health Center— Non-Sponsored Projects	Researc	h functions: University of Florida,			Uri	niversity and Health Center—	6 781 000
Atlantic University, University of West Florida, Florida Technological University. 206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund From Incidental Trust Fund From Center of Excellence Trust Atlantic University, University of West Florida, Institute of Food and Agricultural Sciences From Contracts and Grants Trust Fund University and Health Center Non-Sponsored Projects 1,250,000 University and Health Center Non-Sponsored Projects 1,250,000 University and Health Center Non-Sponsored Projects 1,250,000 University and Agricultural 180,570 180,000	Univers	ity, University of South Florida, Florida			Ur	niversity and Health Center—	
206a. Salaries, Retirement and S.S. Matching of 5742 Positions From General Revenue Fund	Atlantic	University, University of West Florida,					•
Matching of 5742 Positions From General Revenue Fund	=			217.	Other	Personal Services	1,250,000
From Incidental Trust Fund	200a.	Matching of 5742 Positions	73 663 630		Fron	n Contracts and Grants Trust Fund	
100 500		From Incidental Trust Fund			No	on Sponsored Projects	568,000
			189,572				430,000

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Iten	ı	Amount	Iten	1	Amount
218.	Expenses From Contracts and Grants Trust Fund University and Health Center—	,	231.	Operating Capital Outlay From Incidental Trust Fund	66,500
	Non-Sponsored Projects	352,000	Engine	ering and Industrial	
	Institute of Food and Agricultural Sciences	900,000	Experi	ment Station (EIES)	
219.	Operating Capital Outlay From Contracts and Grants Trust Fund		232.	Salaries, Retirement and S.S. Matching of 489 Positions	
	University and Health Center—	999 000		From General Revenue Fund	400,000
	Non-Sponsored Projects Institute of Food and Agricultural	222,000	233.	From Research Contracts Trust Fund . Other Personal Services	1,593,879
	Sciences	470,000	234.	From Research Contracts Trust Fund . Expenses	1,132,699
	e of Food and Agricultural Sciences			From General Revenue Fund From Research Contracts Trust Fund .	75,000
220.	Salaries, Retirement and S.S. Matching of 1798 Positions		235.	Operating Capital Outlay	579,833
	From General Revenue Fund From Incidental Trust Funds	14,844,190		From General Revenue Fund From Research Contracts Trust Fund .	$25,000 \\ 425,000$
	Experiment Station Extension Service	$121,721 \\ 4,500$	Florida	State University	
	From Federal Grant Funds	•	Educat	ional and General	
	Experiment Station Extension Service	$777,602 \\ 1,098,501$	236.	Matching of 1005 Positions	
221.	Other Personal Services From General Revenue Fund	901,113		From General Revenue Fund From Incidental Trust Fund	5,875,824 $1,242,458$
	From Incidental Trust Funds		0.17	From Extension Incidental Trust Fund	61,496
	Experiment Station Extension Service	71,085 10,000	237.	From General Revenue Fund	267,563
	From Federal Grant Funds Experiment Station	55,900		From Incidental Trust Fund From Extension Incidental Trust Fund	124,910 80,000
222.	_ Extension Service	12,000	238.	Expenses From General Revenue Fund	518,711
222.	Expenses From General Revenue Fund	2,223,770		From Incidental Trust Fund From Extension Incidental Trust Fund	2,196,717 96,000
	From Incidental Trust Funds Experiment Station	582,194	239.	Operating Capital Outlay	,
	Extension Service	65,500		From General Revenue Fund From Incidental Trust Fund	$1,271,775 \\ 1,200,000$
	Experiment Station Extension Service	75,000 150,000		From Science Development Trust Fund	97,000
223.	Operating Capital Outlay _	•	Auxilia	ry Enterprises	
	From General Revenue Fund From Incidental Trust Funds	601,319	240.	Salaries, Retirement and S.S. Matching of 708 Positions	
	Experiment Station Extension Service	$125,000 \\ 5,000$		From Auxiliary Trust Fund From Working Capital Trust Fund	3,261,913
	From Federal Grant Funds Experiment Station	84,015	241.	Other Personal Services	1,178,465
2230	Extension Service Lump Sum for Lighthorse Research Unit	11,500		From Auxiliary Trust Fund From Working Capital Trust Fund	592,400 130,000
220a.	From General Revenue Fund	128,618	242.	Expenses From Auxiliary Trust Fund	4,160,527
Health	Center			From Working Capital Trust Fund From Revenue Certificates R & R	700,000
224.	Salaries, Retirement and S.S. Matching of 1819 Positions			Trust Fund Series 1950	10,800
	From General Revenue Fund From Operations and Maintenance	10,655,708		Demonstration School	1,700
	Trust Fund	4,106,500		From Revenue Certificates Revenue Trust Fund	
225.	From Anatomical Trust Fund Other Personal Services	3,794	243.	Series 1963 Apts	1,100
	From General Revenue Fund From Operations and Maintenance	878,813		From Auxiliary Trust Fund From Working Capital Trust Fund	611,550 37,600
226.	Trust Fund Expenses	800,000		From Revenue Certificates R & R Trust Fund	01,000
220.	From General Revenue Fund From Operations and Maintenance	2,112,342		Series 1956	500
	Trust Fûnd	3,235,542		Series 1950	5,500 5,000
	From Incidental Trust Fund From Anatomical Trust Fund	$135,000 \\ 10,000$	244.	Series 1954 Debt Service	1,300
227.	Operating Capital Outlay From General Revenue Fund	679,006		From Revenue Certificates I & S Trust Funds	
	From Operations and Maintenance Trust Fund	400,000		Senior Hall	$10,400 \\ 6,750$
Gradua	te Engineering Education	,		Series 1950	220,518 39,657
System	(GENESYS)			Demonstration School	13,735
228.	Matching of 43 Positions			Series 1956	6,360 92,795
	From General Revenue Fund From Incidental Trust Fund	573,938 6 3,835		Stadium Series 1960	45,910 85,615
229.	Other Personal Services From General Revenue Fund	722		Series 1961	72,410
920	From Incidental Trust Fund Expenses	14,665		Trust Fund Series 1963 Dormitory	82,599
200 ,	From General Revenue Fund	206,127		Series 1963 Apartment	179,085
	From Incidental Trust Fund	75,000		Series 1964 Hospital	23,363

Item	1	Amount	Item		Amount
	ets and Grants Grants and Donations Trust Fund	Φ		sity of South Florida ional and General	Ψ
245.	Salaries, Retirement and S.S. Matching	3,900,000	260.	Salaries, Retirement and S.S. Matching of 661 Positions	0.000.110
Florida	Agricultural and Mechanical University			From General Revenue Fund From Incidental Trust Fund From Extension Incidental	3,898,119 618,395
	ational and General Salaries, Retirement and S.S.		261.	Trust Fund	144,093
	Matching of 415 Positions From General Revenue Fund	2,184,925		From General Revenue Fund From Incidental Trust Fund	$108,333 \\ 31,506$
247.	From Incidental Trust Fund Other Personal Services From General Revenue Fund	700,714 53,175	262.	From Extension Incidental Trust Fund	43,000
	From Incidental Trust Fund From Extension Incidental Trust Fund	33,548 25,000	202.	Expenses From General Revenue Fund From Incidental Trust Fund	837,329 936,909
248.	Expenses From General Revenue Fund From Incidental Trust Fund	145,521 560,121		From Extension Incidental Trust Fund	85,000
249.	From Extension Incidental Trust Fund Operating Capital Outlay	35,000	263.	Operating Capital Outlay From General Revenue Fund	995,194
	From General Revenue Fund From Incidental Trust Fund	$\begin{array}{c} 552,\!664 \\ 124,\!000 \end{array}$	Auvilia	From Incidental Trust Fund	800,000
			264.		
Auxilia: 250.	ry Enterprises Salaries, Retirement and S.S.			Matching of 356 Positions From Auxiliary Trust Fund	1,568,821
	Matching of 204 Positions From Auxiliary Trust Fund From Revenue Certificates O & M	575,149	265.	From Working Capital Trust Fund	725,602
	Trust Fund Laundry	149,665	000	From Auxiliary Trust Fund From Working Capital Trust Fund	191,950 30,000
	Hospital	70,419 $125,313$	200.	Expenses From Auxiliary Trust Fund From Working Capital Trust Fund	2,520,635 400,000
	From Revenue Certificates Revenue Trust Fund 1963 Apartment	19,076		From Dormitory Revenue Certificates Trust Fund	·
251.	1964 Issue	101,4 6 8		1959 Issue	47,250 49,350 52,500
	From Auxiliary Trust Fund From Revenue Certificates O & M	69,287		1961 Issue	75,600 92,085
	Trust Fund Hospital	8,951 13,893	267.		200,913
	From Revenue Certificates Revenue Trust Fund	0 116		From Working Capital Trust Fund From Dormitory Revenue Certificates	40,000
252.	1964 Issue Expenses	9,116		Trust Fund 1959 Issue	3,000
	From Auxiliary Trust Fund From Revenue Certificates O & M	877,521		1960 Issue	3,000 3,000
	Trust Fund Laundry	17,058		1962 Issue	3,000 3,000
	Hospital	86,020 82,750	26 8.	Debt Service	
	From Revenue Certificates Revenue Trust Fund	ŕ		From Dormitory Revenue Certificates I & S Trust Fund 1959 Issue	54,481
	1963 Apartment	16,250 $49,301$		1960 Issue	66,560
253.	Operating Capital Outlay	,		1961 Issue	113,185 101,320
	From Auxiliary Trust Fund From Revenue Certificates O & M Trust Fund	30,398	Gt	1965 Issue	139,912
	Laundry	6,911 1,833		acts and Grants Grants and Donations Trust Fund	
	Hospital	5,941	269. 270.	Salaries, Retirement and S.S. Matching	1,920,000 1,152,000
	From Revenue Certificates Revenue Trust Fund		271.	Expenses	1,900,000
	1963 Apartment	1,476 7,842	272.	Operating Capital Outlay	900,000
254.	1964 Issue	.,012		al Center n General Revenue Fund	
	From Revenue Certificates I & S Trust Fund 1952 Issue	35,194		Lump Sum	1,200,000
	1964 Issue	21,698 40,815 21,617	Educat	a Atlantic University tional and General Salaries, Retirement and S.S. Matching of 427 Positions	
	cts and Grants a Grants and Donations Trust Fund			From General Revenue Fund From Incidental Trust Fund	2,756,407 $329,731$
255. 256.	Salaries, Retirement and S.S. Matching Other Personal Services	704,924 401,000		From Incidental Trust Fund From Extension Incidental Trust Fund	60,028
257.	Expenses	108,000	275.	Other Personal Services	11,409
258. 259.	Operating Capital Outlay	201,000 420,000		From General Revenue Fund From Incidental Trust Fund	65,856

Ite	n	Amount	Itei	m	Amount
		\$	297.	Other Personal Services	\$
	From Extension Incidental Trust Fund	50,000	251.	From Auxiliary Trust Fund	18,950
276 .	Expenses	00,000		From Dormitory Revenue Certificates	10,000
	From General Revenue Fund	755,810		Revenue Trust Fund 1966 Issue	11.000
	From Incidental Trust Fund From Extension Incidental	398,802		1970 Issue	4,790
	Trust Fund	83,205	298.	Expenses	
277 .	Operating Capital Outlay			From Auxiliary Trust Fund From Dormitory Revenue Certificates	1,026,371
	From General Revenue Fund From Incidental Trust Fund	550,000 250,000		Revenue Trust Fund	
		200,000		1966 Issue	64,835
	ary Enterprises		299.	1970 Issue	27,300
278.	Salaries, Retirement and S.S. Matching of 68 Positions			From Auxiliary Trust Fund	11,250
	From Auxiliary Trust Fund	394,557		From Dormitory Revenue Certificates Revenue Trust Fund	
279.	Other Personal Services			1966 Issue	3,000
280.	From Auxiliary Trust Fund Expenses	73,840	300.	1970 Issue	1,000
200.	From Auxiliary Trust Fund	813,905	500.	From Dormitory Revenue Certificates	
281.	Operating Capital Outlay	,		Revenue Trust Fund	50.405
282.	From Auxiliary Trust Fund Debt Service	20,450		1966 Issue	73,435 49,500
202.	From Revenue Certificates			2070 2002 77777777777777777777777777777	10,500
	Revenue Trust Fund		Contra	cts and Grants	
	1964 Issue	46,655 48,050		Grants and Donations Trust Fund	404.050
	1966B Issue	46,700	301. 302.	Salaries, Retirement and S.S. Matching Other Personal Services	404,356 300,000
Contra	cts and Grants		303.	Expenses	400,000
	Grants and Donations Trust Fund		304.	Operating Capital Outlay	500,000
283.	Salaries, Retirement and S.S. Matching	350,000	Florida	Technological University	
284. 285.	Other Personal Services Expenses	400,000 250,000	Educat	ional and General	
286.	Operating Capital Outlay	75,000	305.	Salaries, Retirement and S.S.	
287.	Grants and Aids	75,000		Matching of 252 Positions From General Revenue Fund	1,416,086
	County Continuing			From Incidental Trust Fund	421,078
288.	ion Center Salaries, Retirement and S.S.			From Extension Incidental Trust Fund	14,470
200,	Matching of 54 Positions		306.	Other Personal Services	14,410
	From General Revenue Fund From Incidental Trust Fund	240,870 536,500		From General Revenue Fund From Incidental Trust Fund	$\begin{array}{c} 32,022 \\ 43,382 \end{array}$
289.	Other Personal Services	000,000		From Extension Incidental	,
290.	From General Revenue Fund Expenses	27,988	307.	Trust Fund	5,000
290.	From General Revenue Fund	86,013		From General Revenue Fund	368,738
291.	Operating Capital Outlay	ŕ		From Incidental Trust Fund From Extension Incidental	349,378
	From General Revenue Fund	5,000		Trust Fund	22,500
Univer	sity of West Florida		308.	Operating Capital Outlay	
Educat	ional and General			From General Revenue Fund From Incidental Trust Fund	$254,662 \\ 400,000$
292.	Salaries, Retirement and S.S.				100,000
	Matching of 264 Positions			ary Enterprises	
	From General Revenue Fund From Incidental Trust Fund	$1,577,559 \\ 226,513$	309.	Salaries, Retirement and S.S. Matching of 51 Positions	
	From Extension Incidental	,		From Auxiliary Trust Fund	266,244
293.	Trust Fund	151,669		From Revenue Certificates Revenue Trust Fund	,
	From General Revenue Fund	3,508		1967 Issue Revenue Trust Fund	66,145
	From Incidental Trust Fund From Extension Incidental	48,137	310.		,
	Trust Fund	50,000		From Auxiliary Trust Fund From Revenue Certificates	44,700
294.	Expenses	·		Revenue Trust Fund	
	From General Revenue Fund From Incidental Trust Fund	$\substack{270,873 \\ 262,792}$	311.	1967 Issue Revenue Trust Fund Expenses	13,750
	From Extension Incidental	·		From Auxiliary Trust Fund	807,425
295.	Trust Fund	50,000		From Revenue Certificates Revenue Trust Fund	•
	From General Revenue Fund	357,023		1967 Issue Revenue Trust Fund	68,900
	From Incidental Trust Fund	200,000	312.	Operating Capital Outlay From Auxiliary Trust Fund	05.000
	ry Enterprises			From Revenue Certificates	25,300
296.	Salaries, Retirement and S.S. Matching of 37 Positions			Revenue Trust Fund 1967 Issue Revenue Trust Fund	2,000
	From Auxiliary Trust Fund	107,592	313.	Debt Service	2,000
	From Dormitory Revenue Certificates Revenue Trust Fund			From Auxiliary Trust Fund From Revenue Certificates	25,000
	1966 Issue	52,689		Revenue Trust Fund	00
	1970 Issue	16,445		1967 Issue Revenue Trust Fund	66,440

Item	Amount	Item		Amount
Contracts and Grants	\$	E _{mon}	Comment Bourses For 1	\$
From Grants and Donations Trust Fund	1 60 000	Fron	n General Revenue Fund	98,971
314. Salaries, Retirement and S.S. Matching 315. Other Personal Services	162,000 53,000	338. Other	t Fund	161,321
316. Expenses	$110,000 \\ 163,000$	Fron	Motor Vehicle Operating	
Florida International University	,	339. Expen	t Fundses	2,520
Educational and General		From	n General Revenue Fund n Bureau of Aircraft	36,770
From General Revenue Fund 318. Lump Sum	1,500,000	Trus	t Fund	195,326
319. Deleted	, ,	Trus	n Motor Vehicle Operating t Fund	162,492
University of North Florida Educational and General		Fron	ing Capital Outlay General Revenue Fund	2,773
From General Revenue Fund		Fron	n Bureau of Aircraft t Fund	11,500
320. Lump Sum	1,500,000	Fron	n Motor Vehicle Operating t Fund	•
GENERAL SERVICES, DEPARTMENT OF		341. Special	l Categories	196,105
Office of the Executive Director		For	n General Revenue Fund r Transfer to Motor Vehicle	
From General Revenue Fund 322. Salaries, Retirement and S.S.		Lui	erating Trust Fund— mp Sum	150,000
Matching of 18 Positions	184,912	ror	purchase of highway patrol craft	19,000
323. Expenses	44,314 1,200	Provide	ed, however, any funds recovered state, in connection with the	13,000
Purchasing, Division of		loss of	the aircraft being replaced from	
From General Revenue Fund 325. Salaries, Retirement and S.S.		shall b	propriation provided in item 341 e deposited in the General	
Matching of 47 Positions	401,621		ue Fund.	
326. Expenses	118,587 18,215	Provide that th	ed, further, it is the intent he bureau of motor vehicles and	
Electronic Data Processing,		waterc	raft be self-supporting to the possible from trust funds	
Division of 328. Salaries, Retirement and S.S.		generat	ted through operation of motor	
Matching of 32 Positions		trust fi	pools therein, and that such unds be utilized prior to	
From General Revenue Fund From Operating Trust Fund	374,629 11,638	for ope	ion of general revenue funds erations of the bureau or motor	
329. Other Personal Services From General Revenue Fund	1,200		pools therein.	
330. Expenses		Communication From General	ns, Division of I Revenue Fund	
From General Revenue Fund From Operating Trust Fund	72,380 223,896	342. Salarie	s, Retirement and S.S. ng of 16 Positions	159,500
331. Operating Capital Outlay From General Revenue Fund	9,370	343. Other	Personal Services	320,000 25,020
Building Construction and Maintenance,		345. Operat	ses	10,000
Division of 332. Salaries, Retirement and S.S.		Bond Finance,	Division of	
Matching of 247 Positions			ue Bond Fee Trust Fund s, Retirement and S.S.	
From General Revenue Fund From Architects Incidental	822,799	Matchi	ng of 6 Positions	60,899 $112,500$
Trust Fund	352,797 407,214	348. Expens	ses	107,500 384
333. Other Personal Services	,	· ·		904
From General Revenue Fund From Architects Incidental	2,300	•	s Property, Division of s Property Revolving	
Trust Fund	5,000 2,750	Trust Fund 350. Salarie	s, Retirement and S.S.	
334. Expenses From General Revenue Fund	481,930	Matchi	ng of 79 Positions	433,306 3,980
From Architects Incidental Trust Fund	117,750	352. Expens	ses	$149,575 \\ 14,720$
From Supervision Trust Fund	316,641	•	•	22,720
335. Operating Capital Outlay From General Revenue Fund	13,067	GOVERNOR, General Office	OFFICE OF THE	
From Architects Incidental Trust Fund	5,100	From Genera	l Revenue Fund	
From Supervision Trust Fund 336. Special Categories	3,650	Matchi	s, Retirement and S.S. ng of 58 Positions	689,639
From General Revenue Fund Lease Purchase Payments	1,692,000		Personal Servicesses	5,000 155,697
Lump Sum—State Plan	25,000	357. Operat	ing Capital Outlay	14,597 30,000
From Supervision Trust Fund Debt Service Payments	1,063,000	359. Delete		, -
Motor Pool, Division of	, ,	-	he Governor's Mansion	
337. Salaries, Retirement and S.S.		360. Salarie	d Revenue Fund s, Retirement and S.S.	
Matching of 23 Positions		Matchi	ng of 16 Positions	118,708

Item		Amount \$	Iten	n	Amount \$
361. 362.	Other Personal Services	800 49,300		From General Revenue Fund From Planning and Evaluation	74,254
	Provided, however, that moneys received from sale of meals to mansion employees	·	379c.	Trust Fund	208,726
	who are not mansion residents shall be deposited as a refund to the appropriation for expenses of the mansion.			From General Revenue Fund From Planning and Evaluation	8,208
363.	Operating Capital Outlay	300	379d.	Trust Fund Expenses	14,592
Govern 364.	or's Highway Safety Commission Salaries, Retirement and S.S.			From General Revenue Fund From Planning and Evaluation Trust Fund	43,195 122,941
	Matching of 18 Positions From General Revenue Fund	99,568	379e.	Operating Capital Outlay From General Revenue Fund	16,671
365.	From Highway Safety Trust Fund Other Personal Services	99,567		From Planning and Evaluation Trust Fund	47,449
366.	From General Revenue Fund From Highway Safety Trust Fund Expenses	2,870 2,870	Commu	unity Medical Facilities, Bureau of	,
330.	From General Revenue Fund From Highway Safety Trust Fund	39,645 39,645	380.	Salaries, Retirement and S.S. Matching of 17 Positions	
367.	Operating Capital Outlay From General Revenue Fund	2,704		From General Revenue Fund	139,891 48,818
3 6 8.	From Highway Safety Trust Fund Grants and Aids	2,703	381.	Other Personal Services From General Revenue Fund	300
.	From Highway Safety Trust Fund	2,501,058		From Hospital Grants U. S. Trust Fund	388
From	gency Law Enforcement Planning Council Law Enforcement Planning Council		382.	Expenses From General Revenue Fund	48,088
	Fund Salaries, Retirement and S.S.	100.045		From Hospital Grants U. S. Trust Fund	312
370. 371.	Matching of 15 Positions Other Personal Services Expenses	$168,045 \\ 12,000 \\ 65,000$	383.	Operating Capital Outlay From General Revenue Fund	800
372. 373.	Grants and Aids (Planning Grants)	1,500 341,18 6	384.	From Hospital Grants U. S. Trust Fund Grants and Aids	482
374. From	Grants and Aids (Action Grants)	5,800,000	004.	From Hospital Grants U. S. Trust Fund	18,213,216
	Lump Sum—For Matching TH AND REHABILITATIVE SERVICES,	474,660	Compre	Phensive Health Planning, Bureau of	20,220,220
DEPAR	TMENT OF riations made in items 394-398,		385.	Salaries, Retirement and S.S. Matching of 14 Positions	
416-420 the pro	0, 421-425 and 427-431, notwithstanding visions of Chapter 69-106, Section 31(4)(u),			From General Revenue Fund From Comprehensive Health Planning Trust Fund	34,000
partme	y be transferred upon request of the De- nt to the State Comptroller, to accounts hed for each activity within the re-		386.	Other Personal Services From General Revenue Fund	102,000 8,250
spective and up	e divisions for disbursement purposes, on release of said appropriations by the			From Comprehensive Health Planning Trust Fund	24,750
Secreta such tra	ry of Administration. Provided, however, ansfers may only be made to accounts		387.	Expenses From General Revenue Fund	35,150
sımılar p riatior	in purpose to the category of appro- from which transferred.		200	From Comprehensive Health Planning Trust Fund	105,450
	strative Services, Division of of the Secretary and		388.	Operating Capital Outlay From General Revenue Fund	700
Admini	strative Services Salaries, Retirement and S.S.			From Comprehensive Health Planning Trust Fund	2,100
	Matching of 28 Positions From General Revenue Fund	105,885	Cripple 389.	d Children, Bureau of Salaries, Retirement and S.S.	
377.	From Administrative Trust Fund Other Personal Services	129,415		Matching of 98 Positions From General Revenue Fund	421,365
378.	From General Revenue Fund From Administrative Trust Fund Expenses	8,100 9,900	390.	From U. S. Trust Fund Other Personal Services	300,000
	From General Revenue Fund From Administrative Trust Fund	47,610 58,190	391.	From General Revenue Fund From U. S. Trust Fund Expenses	948,218 350,000
379.	From General Revenue Fund	990		From General Revenue Fund From U. S. Trust Fund	$3,121,311 \\ 770,049$
379a.	From Administrative Trust Fund Drug Abuse Treatment and Education Programs	1,210	392.		115,000
	Lump Sum (Contingent upon Committee Substitute for Senate Bills 268,		393	From General Revenue Fund From U. S. Trust Fund Cystic Fibrosis Program	37,000 2,000
	296 and 246, or similar legislation, becoming law)	900.000		From General Revenue Fund	150,000
D	From General Revenue Fund From Drug Abuse Trust Fund	200,000 350,000	Central	Corrections, Division of Office and Major Institutions	
	g and Evaluation, Division of Salaries, Retirement and S.S.			General Revenue Fund Salaries, Retirement and S.S. Matching of 1715 Positions	12 592 267
	Matching of 33 Positions				_ ~, ~ ~ ~ . ~ ~ .

Item		Amount \$	Item	ı		Amount \$
395. 396. 397. 398. 399.	Other Personal Services Expenses Food Products Operating Capital Outlay Discharge and Travel Pay	62,972 3,122,389 2,080,928 521,414 100,440	422 .	Trust From Trust Other	Grants and Donations Fund Operations and Maintenance Fund Personal Services	201,584 469,865
400.	Return of Parole Violators	12,000			General Revenue Fund	318,342
Correct	ional Industries			Trust	Fund	78,231
From 401.	Industrial Trust Fund Salaries, Retirement and S.S.			Trust	n Operations and Maintenance t Fund	8,350
	Matching of 164 Positions	$1,222,061 \\ 8,020$	423 .	Expens		3,557,180
402. 403.	Other Personal Services	2,602,142			n General Revenue Fund	, ,
404. 405.	Food Products	11,326 357,480			t Fund	314,406
	•	,		Trust	t Fund	61,800
Road P 406.	Salaries, Retirement and S.S.			Trust	t Fund	64,715
	Matching of 314 Positions From Road Prison Trust Fund	2,241,217	424.		Products n General Revenue Fund	2,943,489
407.	Other Personal Services	, ,	425.	Operat	ting Capital Outlay	372,366
408.	From General Revenue Fund From Road Prison Trust Fund Expenses	142,272 6 2,304		Fron Trus	n General Revenue Fund	590
400.	From General Revenue Fund	28,944	426.		and Aids General Revenue Fund	132,596
409.	From Road Prison Trust Fund Food Products	603,094		Fron	n Operations and Maintenance t Fund	4,007,000
	From Road Prison Trust Fund	350,911		1145	i ranu	2,001,000
410.	Operating Capital Outlay From General Revenue Fund	29,350			Division of	
	From Road Prison Trust Fund	36,880	427.		es, Retirement and S.S. ing of 4554 Positions	
	Operations				n General Revenue Fund n Grants and Donations	24,624,216
From 411.	Airport Operation Trust Fund Expenses	1,200	400	Trus	t Fund	743,155
412.	Operating Capital Outlay	2,900	428.		Personal Services n General Revenue Fund	195,721
	and Aids			Fron	n Grants and Donations t Fund	46,985
From 413.	Grants and Donations Trust Fund Salaries, Retirement and S.S.		429.	Expen	ses	ŕ
414.	Matching of 11 Positions Expenses	$92,631 \\ 15,750$			n General Revenue Fund	2,738,743
415.	Operating Capital Outlay	37,500	430.	Trus	t Fund	37,650
Youth	Services, Division of		400.	Fron	n General Revenue Fund	1,738,438
416.	Salaries, Retirement and S.S. Matching of 1302 Positions		431.	-	ting Capital Outlay n General Revenue Fund	383,602
	From General Revenue Fund	7,527,109		Fron	n Grants and Donations	25,296
	From Grants and Donations Trust_Fund	447,037	432.	Grants	and Aids	
417.	Other Personal Services From General Revenue Fund	70,506	433.		n General Revenue Fund Sum—Community Residential	1,066,450
	From Grants and Donations Trust Fund	1,575		Service	es	550,000
418.	Expenses	•	434.	Lump	n General Revenue Fund	
	From General Revenue Fund From Grants and Donations	1,497,760			tersburg n General Revenue Fund	150,000
410	Trust Fund	116,091	435.	Lump	Sum—Regional Community Center ksonville	·
415.	From General Revenue Fund	418,314			n General Revenue Fund	75,000
	From Grants and Donations Trust Fund	13,172	Vocati	onal Re	ehabilitation, Division of	
420.	Operating Capital Outlay From General Revenue Fund	432,888	Regu	lar Pros	gram	
	From Grants and Donations	89,577	436.	Match	es, Retirement and S.S. ning of 1012 Positions	
420a.	Trust FundLump Sum—Educational Improvements for Model School at Okeechobee	00,071			m Federal Rehabilitation Fund	7,362,663
	From General Revenue Fund	58,058	437.	Other	Personal Services	,,002,
420b	Lump Sum—Inspection of all Juvenile Detention Centers (Contingent upon	,		Trus	n Federal Rehabilitation t Fund	40,000
	Senate Bill 938, or similar legis- lation, becoming law)		438.	Exper	nses m General Revenue Fund	3,334,762
	From General Revenue Fund	17,388		Fro	m Federal Rehabilitation	14,729,420
	W. H. District of			Fro	t Fund	, .
Mental 421.	Health, Division of Salaries, Retirement and S.S.		439.	Opera	st Fund	188,101
·	Matching of 5891 Positions From General Revenue Fund	34,081,466		Fro	m Federal Rehabilitation	54,819
	rrom General Revenue Funa	07,001,400		1145		01,010

Iten	ı	Amount	Itei	m	Amount
Disabil	ity Determination Section	\$	Direct	Assistance and Service Programs Old-Age Assistance	\$
440.		000 050		From General Revenue Fund From State Welfare Trust Fund	9,460,805 31,188,141
441. 442.	Matching of 114 Positions	$\substack{926,653\\1,212,000\\4,122}$	458.	Aid to the Blind From General Revenue Fund From State Welfare Trust Fund	508,515 1,379,584
	Services, Bureau of		459.		, ,
Admi 443.	nistration and General Services Salaries, Retirement and S.S. Matching of 181 Positions		460.	From General Revenue Fund From State Welfare Trust Fund Aid to Families with Dependent Children	4,452,778 12,281,648
	From General Revenue Fund From U.S. Trust Fund From Grants and Donations	412,035 785,539	461.	From General Revenue Fund From State Welfare Trust Fund Child Welfare Services (1)	16,325,517 55,907,065
444.		13,700		From General Revenue Fund From State Welfare Trust Fund	3,392,375 1,055,000
445.	From General Revenue Fund From U.S. Trust Fund	5,609 14,135		(1) State to totally fund Foster Home Care for Children effective July 1, 1970.	
	From General Revenue Fund From U.S. Trust Fund	$\substack{523,323\\1,234,837}$	462.	Child Adoption Services (Medical and Hospital Care)	00.000
446.	Trust Fund	1,070	463.	From Child Adoption Trust Fund Aid to the Aged, Blind and Disabled (Operation Hope)	38,000
447.	From General Revenue Fund From U.S. Trust Fund	$3,055 \\ 12,221$	36 11	From State Welfare Trust Fund	210,000
111.	From General Revenue Fund From U.S. Trust Fund	3,984 28,666		l Care Programs Physician Services	0.001.520
	From Grants and Donations Trust Fund	1,927	46 5.	From General Revenue Fund From State Welfare Trust Fund Hospital In-Patient Services	2,081,538 3,716,618
Vendin 448.	g Stand Station Salaries, Retirement and S.S.		466.	From General Revenue Fund From State Welfare Trust Fund Nursing Home Care	4,771,105 8,518,881
110.	Matching of 16 Positions From U.S. Trust Fund	101,953		From General Revenue Fund From State Welfare Trust Fund	$8,950,560 \\ 15,981,362$
449.	From Training and Operating Trust Fund Other Personal Services	25,488	467.	Drugs (Prescribed Medicines) From General Revenue Fund	3,802,066 6,788,647
443.	From U.S. Trust Fund From Training and Operating	880	46 8.	From State Welfare Trust Fund Hospital Out-Patient Services From General Revenue Fund	1,190,471
450.	Trust Fund Expenses	220	469.	From State Welfare Trust Fund Other Lab and X-Ray Services	2,125,604
	From U.S. Trust Fund From Training and Operating Trust Fund	276,668	470.	From General Revenue Fund From State Welfare Trust Fund Family Planning	$7,054 \\ 12,595$
451.	Operating Capital Outlay From U.S. Trust Fund	108,842 1,212	410.	From General Revenue Fund From State Welfare Trust Fund	$3,590 \\ 6,410$
	From Training and Operating Trust Fund	303	471.	Supplementary Medical Insurance From General Revenue Fund	1,678,866
	Services, Division of ed the General Revenue Fund Appropriation		472.	From State Welfare Trust Fund Hospital Insurance Benefits From General Revenue Fund	2,997,642 257,602
may be disburs	e transferred to the proper Trust Fund for ement)	S	473.	From State Welfare Trust Fund State Mental Health Hospital Program	459,953
Gener 452.	al Administration Salaries, Retrement and S.S.		474.		6,024,247
	Matching of 4759 Positions From General Revenue Fund From State Welfare Trust Fund	12,738,861	475.	From State Welfare Trust Fund Home Health Services	448,443 29,751
	From Child Adoption Trust Fund From Child Day Care Trust Fund	15,494,548 30,741 41,644		From General Revenue Fund From State Welfare Trust Fund	53,120
453.	From Federal Grants Trust Fund Other Personal Services From General Revenue Fund	2,382,521 154,199	(Provid	, Division of led the General Revenue Fund priation may be transferred to the	
454.	From State Welfare Trust Fund From Child Day Care Trust Fund Expenses	591,235 5,775	proper	Trust Fund for disbursement)	
101 .	From General Revenue Fund From State Welfare Trust Fund	4,601,921 7,185,738	Gene 476.	eral Public Health Salaries, Retirement and S.S. Matching of 733 Positions	
. = -	From Child Adoption Trust Fund From Child Day Care Trust Fund	43,250 174,061		From General Revenue Fund From Federal Grants-in-Aid	5,196,463
455.	Operating Capital Outlay From General Revenue Fund	298,501		Trust Fund	1,073,609
456.	From State Welfare Trust Fund From Child Adoption Trust Fund Grants and Aids	297,975 13,009	477	Trust Fund From Pest Control Trust Fund Other Personal Services	4,800 16,187
,	From State Welfare Trust Fund	904,715		From General Revenue Fund	101,175

Item	1	Amount	Item			Amount
	D. Baland Countrie Aid	\$		Fron	n Grants and Donations Trust	Φ
	From Federal Grants-in-Aid Trust Fund	160,400		Fund	1	102,931
	From Hearing Aids and Devices Trust Fund	1,200	498.		Personal Services n General Revenue Fund	4,500
	From Pest Control Trust Fund	2,700	499.	Expen		,
478.	Expenses From General Revenue Fund	1,603,104	500		n General Revenue Fund	1,698,896
	From Federal Grants-in-Aid	, ,	500.	-	ting Capital Outlay n General Revenue Fund	168,152
	Trust Fund	987,960	Florida		ay Patrol, Division of	
	Trust Fund	4,400			es, Retirement and S.S.	
479.	From Pest Control Trust Fund Operating Capital Outlay	14,075		Match	ing of 1,221 Positions	9,055,924
	From General Revenue Fund	285,452		Fron	n General Revenue Fund	, ,
	From Federal Grants-in-Aid Trust Fund	32,623	502.		ement Trust Fund	695,509
	From Hearing Aids and Devices	1,000	302.		n General Revenue Fund	10,500
	Trust Fund	425	503.	Expen	ises	2,900,579
480.	Grants and Aids From General Revenue Fund				n General Revenue Fund	, ,
	Grants to Localities for		504	_	t Trust Fund	86,348
	Mosquito Control	$2,475,000 \\ 20,000$	504.		n General Revenue Fund	996,500
	Medical Scholarships	4,000	505.	Specia	al Categories:	
481.	Hospital Services for the Indigent From Hospital Services for the			Lump From	n General Revenue Fund	307,710
	Indigent Trust Fund	189,000			m Turnpike Authority Reimburse- t Trust Fund	32,173
482.	Purchase of Polio and Other Vaccines From General Revenue Fund	100,000		Provid	led, however, the amounts	02,110
482a.	Lump Sum—Family Planning				priated in item 505 shall be only to grant a salary adjust-	
	From General Revenue Fund From Federal Grants-in-Aid	300,000		ment	to those members of the present	
	Trust Fund	900,000		currer	ay patrol retirement system atly employed on June 30, 1970,	
Grants	and Donations			who t	hereafter transfer to the new lidated retirement system, and	
From	Grants and Donations Trust Fund			such s	salary adjustment shall be	
483.	Salaries, Retirement and S.S. Matching	7,372,945		limite	d to the amount required to be ted from the member's salary for	
484. 485.	Other Personal Services Expenses	$87,400 \\ 4,562,400$		social	security under the new consoli-	
486.	Operating Capital Outlay	232,100		gateg	retirement system.	
County	Health Units				es, Division of es, Retirement and S.S.	
487.			5 06 .		ning of 361 Positions	
	Lump Sum	0.552.000		From	m General Revenue Fund	1,977,190
	From General Revenue Fund From County Health Units Trust Fund	9,553,000 11,301,626		Trus	st Fund	39,933
			507.		Personal Services m General Revenue Fund	48,530
Tuberc 488.	ulosis Hospitals Salaries, Retirement and S.S.		508.	Exper	nses	
400.	Matching of 778 Positions				m General Revenue Fund	405,496
	From General Revenue Fund From Hospital Maintenance Trust Fund	$\substack{4,281,567\\52,370}$	F 00	Tru:	st Fund	29,712
489.	Other Personal Services	ŕ	509.		ase of License Plates m General Revenue Fund	1,289,228
490.	From Hospital Maintenance Trust Fund Expenses	107,100	510.	Opera	ating Capital Outlay	,
	From Hospital Maintenance Trust Fund	612,700			m General Revenue Fund	30,965
491.	From Homital Maintenance Trust Fund	290,985			st Fund	530
492.	From Hospital Maintenance Trust Fund Operating Capital Outlay	290,965	INCLID	A NICE	DEPARTMENT OF AND	
	From Hospital Maintenance Trust Fund	46,500	TREAS			
нісну	VAY SAFETY AND MOTOR VEHICLES,				Treasurer and Division of	
	RTMENT OF		Admini 511.	,	n es, Retirement and S.S.	
	of Executive Director and Division of		011.		ling of 145 Positions	
	istrative Services General Revenue Fund				n General Revenue Fund	692,190
493.	Salaries, Retirement and S.S.	0 107 970		Trus	st Fund	22,614
494.	Matching of 352 Positions Other Personal Services	2,197,379 $7,696$		Reti	n Municipal Police Officers rement Trust Fund	22,406
495. 49 6 .	Expenses	$1,447,996 \\ 32,880$	512.		m Administrative Trust Fund Personal Services	430,155
	Licenses, Division of	,	J1Z.	Fron	n General Revenue Fund	4,224
497.	Salaries, Retirement and S.S. Matching of 754 Positions			Froi	m Municipal Firemen's Pension st Fund	1,000
	From General Revenue Fund	1,999,400		Froi	n Municipal Police Officers	
	From Accident Reports Trust Fund	1,697,300		Keti	rement Trust Fund	1,000

Iten	1	Amount \$	Item		Amount \$
513.	Expenses From General Revenue Fund From Municipal Firemen's Pension	321,035	530. Ex	her Personal Services	1,600 86,769 6,670
514.	Trust Fund	70,835 100,835 221,808	532. Sal Ma	desponsibility, Division of aries, Retirement and S.S. tching of 126 Positions	
514.	From Municipal Firemen's Pension Trust Fund	350	F	Trom General Revenue Fund	390,892 287,851
	From Municipal Police Officers Retirement Trust Fund From Administrative Trust Fund	350 12,785	533. Otl _F	her Personal Services rom General Revenue Fund	10,700
Bankin	g and Collateral Securities, Division of	12,100	F	penses From General Revenue Fund	272,684
From 515.	General Revenue Fund Salaries, Retirement and S.S. Matching of 22 Positions	1 6 8,501		erating Capital Outlay From General Revenue Fund	23,400
51 6 . 517.	Other Personal Services Expenses	1,600 29,809	536. Sal	Marshal, Division of aries, Retirement and S.S.	
518. 519.	Operating Capital Outlay Legislative Pay Window	2,569 1,500	F	tching of 44 Positions From State Fire Marshal Trust Fund From L.P. Gas Administrative	294,908
Office 520.			T	rust Fundher Personal Services	83,073
	Matching of 191 Positions From General Revenue Fund From Insurance Commissioner	594,150	538. Ex	rom State Fire Marshal Trust Fund penses	1,000
521.	Regulatory Trust Fund	876,097	\boldsymbol{F}	rom State Fire Marshal Trust Fund rom L.P. Gas Administrative rust Fund	149,175 44,800
	From General Revenue Fund From Insurance Commissioner Regulatory Trust Fund	360 5,040	539. Op F	erating Capital Outlay From State Fire Marshal Trust Fund	2,495
522.	Expenses From General Revenue Fund	164,702	F	rom L.P. Gas Administrative Trust und	3,400
523.	From Insurance Commissioner Regulatory Trust Fund	231,452	Co	ovided, however, the Administration mmission may approve the advance of oneys from the General Revenue Fund	
923.	Operating Capital Outlay From General Revenue Fund From Insurance Commissioner	5,528	to <u>I</u> ns	support the activities financed by the urance Commission's Regulatory Trust	
	Regulatory Trust Fund	11,254	tin fro	nds pending receipt of adequate operage revenue in that trust fund. Advances m the General Revenue Fund shall repaid prior to June 30, 1971.	
524.	Salaries, Retirement and S.S. Matching of 145 Positions From General Revenue Fund	260,000	INTERNAL TRUSTEES	L IMPROVEMENT TRUST FUND, S OF THE	
	From Insurance Commissioner Regulatory Trust Fund From Insurer Examination Revolving Trust Fund	420,392 695,000	540. Sal Ma	ternal Improvement Trust Fund laries, Retirement and S.S. ttching of 43 Positions	396,071 8,300
F.0.F	From State Fire Insurance Trust Fund	36,666	542. Ex 543. Op	penses	222,082 8,440 23,000
525.	Other Personal Services From Insurance Commissioner Regulatory Trust Fund	7,800	545. She	oreline Surveys and Mapping pographic Mapping	189,000 250,000
526.	From State Fire Insurance Trust Fund Expenses	500	INTERSTA COMMISSI	ATE COOPERATION, FLORIDA ON ON	
520.	From General Revenue Fund From Insurance Commissioner	107,000	From Ger 547. Ex	neral Revenue Fund penses	34,625
	Regulatory Trust Fund From Insurer Examination Revolving	338,787 404,250	JUDICIAL		
	Trust Fund	35,000		ourt neral Revenue Fund aries, Retirement and S.S.	
	From Agents and Solicitors County License Tax Trust Fund From State Fire Insurance Trust	12,000	Ma 549. Ex	tching of 40 Positions	550,890 4 6 ,150
	Fund	6,485	_	erating Capital Outlay	31,000
527.	Certificates Buildings Trust Fund Operating Capital Outlay From Insurance Commissioner	45,000	From Ger 551. Sal	neral Revenue Fund aries, Retirement and S.S. tching of 22 Positions	325,060
	Regulatory Trust Fund	12,281 300	552. Otl 553. Ex	her Personal Services	500 27,500 1,000
From	litation and Liquidation, Division of Insurance Commissioner Regulatory Trust		District Co	urt of Appeal, Second meral Revenue Fund	1,000
Fund 528.	Salaries, Retirement and S.S. Matching of 31 Positions	301,258	555. Sal	aries, Retirement and S.S. tching of 26 Positions	331,935

Item		Amount \$	Item		Amount
557. Expens	Personal Services	2,400 35,000	Fifteenth Judi 588. Lump	cial Circuit Sum (1)	233,922
-	ing Capital Outlay	7,500	Sixteenth Jud 589. Lump	icial Circuit Sum	42,528
559. Salaries	Revenue Fund s, Retirement and S.S. ng of 27 Positions	359,096		udicial Circuit Sum	109,077
560. Other I 561. Expens	Personal Serviceseseseses	1,800 71,638 11,850	Eighteenth Ju		89,109
	of Appeal, Fourth Revenue Fund		Nineteenth Ju 592. Lump	dicial Circuit Sum	54,795
Matchin 564. Other I 565. Expens	Retirement and S.S. ng of 24 Positions Personal Services es ng Capital Outlay	312,567 3,000 37,600 22,720	(1) İı to	dicial Circuit Sum	56,762
From General 567. Salaries Matchir Official 568. Other I 569. Expens 570. Paymer 571. Meals a 572. Printing	And Other Related Matters Revenue Fund Retirement and S.S. Reg of 128 Circuit Judges and 56 Court Reporters Personal Services es Ints to Jurors and Witnesses Reports Reports	4,073,744 25,000 180,200 1,600,000 55,000 40,000	ia o d co te tr ju State Attorne	ublic defenders, secretar- al help, expenses, and capital utlay for appeals cases in the istrict court and supreme ourt for cases which origina- d in a circuit within his dis- rict for which he has accepted urisdiction. ys al Revenue Fund	
Assignr	Attorneys on Executive, nent	35,000	First Judicial 594. Lump	Circuit Sum	139,115
notwitl	propriation is to provide that istanding the provisions of section 1), F.S., the compensation from state	e	Second Judici 595. Lump	al Circuit Sum	188,201
the jud	or each official court reporter in icial circuits shall be five thousand undred dollars (\$5,400) per annum.		Third Judicial 596. Lump	Circuit Sum	93,314
Public Defender From General	rs Revenue Fund		Fourth Judici 597. Lump	al Circuit Sum	446,596
First Judicial C 574. Lump S	ircuit Sum	69,238	Fifth Judicial 598. Lump	Circuit Sum	170,441
Second Judicial 575. Lump S	Circuit Sum (1)	124,536	Sixth Judicia 599. Lum	l Circuit p Sum	439,687
Third Judicial C 576. Lump S	Circuit Sum	31,772	Seventh Judie 600. Lum	cial Circuit p Sum	214,041
Fourth Judicial 577. Lump		245,665	Eighth Judici 601. Lum	al Circuit p Sum	205,232
Fifth Judicial C 578. Lump S	Sircuit Sum	77,261	Ninth Judicia 602. Lum	ıl Circuit p Sum	98,286
Sixth Judicial (579. Lump	Circuit Sum	98,049	Tenth Judicia 603. Lum	al Circuit p Sum	106,973
Seventh Judicia 580. Lump	d Circuit Sum	93,142	Eleventh Jud 604. Lum	icial Circuit p Sum	868,188
Eighth Judicial 581. Lump	Circuit Sum	123,634	Twelfth Judie 605. Lum	cial Circuit p Sum	200,011
Ninth Judicial 6 582. Lump	Circuit Sum	114,018		idicial Circuit p Sum	236,340
Tenth Judicial 583. Lump	Circuit Sum	51,666		udicial Circuit p Sum	123,914
Eleventh Judici 584. Lump	al Circuit Sum (1)	271,625	Fifteenth Jud 608. Lum	licial Circuit p Sum	83,904
Twelfth Judicia 585. Lump	al Circuit Sum (1)	93,341	Sixteenth Jud 609. Lum	dicial Circuit p Sum	36,716
Thirteenth Jud 586. Lump	icial Circuit Sum	169,675		Judicial Court p Sum	139,134
Fourteenth Jud 587. Lump	licial Circuit Sum	76,336	Eighteenth Ju 611. Lum	udicial Circuit p Sum	114,273

Item	Amount	Item	Amount \$
Nineteenth Judicial Circuit 612. Lump Sum	74,555	641. Salaries, Retirement and S.S. Matching of 104 Positions 642. Other Personal Services	1,233,045
Twentieth Judicial Circuit 613. Lump Sum	142,515	642. Other Personal Services	$31,240 \\ 234,033 \\ 34,316$
Judicial Administrative Commission From General Revenue Fund 614. Salaries, Retirement and S.S. Matching of 5 Positions 615. Other Personal Services 616. Expenses 617. Operating Capital Outlay Judicial Council	49,998 500 6,100 1,800	LEGISLATIVE BRANCH From General Revenue Fund 645. House of Representatives 646. Senate 647. Joint Management Committee 648. Statutory Committees 649. Auditor General \$20,000 of which is authorized for	5,736,183 3,635,928 1,619,882 125,000 3,694,849
From General Revenue Fund 618. Salaries, Retirement and S.S. Matching of 1 Position 619. Other Personal Services 620. Expenses Judicial Disability Retirement Commission From General Revenue Fund	12,621 1,200 4,016	a management and organization survey by the Legislative Auditing Committee. The Legislative Auditing Committee may use said money to contract with consultants for the purpose of obtaining a study of and recommendations for the reorganization and restructuring of the Public Service	
621. Expenses	750	Commission.	
Judicial Qualifications Commission From General Revenue Fund 622. Expenses	10,000	MILITARY AFFAIRS, DEPARTMENT OF General Activities 650. Salaries, Retirement and S.S. Matching of 72 Positions From General Revenue Fund	500 195
LAW ENFORCEMENT, DEPARTMENT OF Office of Executive Director and Division		651. Other Personal Services	520,125
of Staff Services 623. Salaries, Retirement and S.S. Matching of 148 Positions		From General Revenue Fund	9,440 334,558
From General Revenue Fund From Grants and Donations	927,643	From Armory Board Trust Fund 653. Operating Capital Outlay	20,000
Trust Fund	90,584	From General Revenue Fund	48,994
From General Revenue Fund From Grants and Donations	197,600	Camp Blanding Management 654. Salaries, Retirement and S.S. Matching of 30 Positions	
Trust Fund	16,800	From General Revenue Fund From Camp Blanding Management	9,339
From General Revenue Fund	1,502,921 60,104	Trust Fund	194,705
626. Operating Capital Outlay From General Revenue Fund	52,169	From Camp Blanding Management Trust Fund	1,900
From Grants and Donations Trust Fund	29,580	From General Revenue Fund From Camp Blanding Management	68,012
627. Lump Sum—Implementing Fingerprint Files From General Revenue Fund	35,000	Trust Fund	10,943
Administrative Intelligence, Division of	,	From Camp Blanding Management Trust Fund	24,265
From General Revenue Fund 628. Salaries, Retirement and S.S. Matching of 47 Positions	398,269 178,540 97,194	National Guard Retirement From General Revenue Fund 658. Payment of Benefits Notwithstanding the provisions of section 250.421, Florida Statutes, no moneys appro-	99,028
Operations, Division of From General Revenue Fund 631. Salaries, Retirement and S.S. Matching of 129 Positions 632. Expenses	1,163,124 $615,383$ $214,961$	priated in items 650-658 or any other funds available to the Military Department may be used to make payment to the Clay County Development Authority. NATURAL RESOURCES, DEPARTMENT OF Office of Executive Director and Division of	
Training and Inspection, Division of From General Revenue Fund 634. Salaries, Retirement and S.S. Matching of 14 Positions 635. Expenses	144,865 80,262 8,795	Administrative Services 659. Salaries, Retirement and S.S. Matching of 100 Positions From General Revenue Fund From Motorboat Revolving Trust Fund 660. Other Personal Services	663,636 98,610
LAW REVISION COMMISSION From General Revenue Fund		From General Services From General Revenue Fund From Motorboat Revolving Trust Fund	52,416 5,250
637. Salaries, Retirement and S.S. Matching of 2 Positions 638. Other Personal Services 639. Expanses	$26,201 \\ 18,000 \\ 14,072$	661. Expenses From General Revenue Fund From Motorboat Revolving	272,209
639. Expenses	400	Trust Fund	238,100
LEGAL AFFAIRS, DEPARTMENT OF AND ATTORNEY GENERAL From General Revenue Fund		From General Revenue Fund From Motorboat Revolving Trust Fund	6,340 3,085

Item		Amount \$	Item			Amount \$
663.	Grants and Aids	•	679.	Other Po	ersonal Services	
000.	From General Revenue Fund	15,750		From	General Revenue Fund	106,344
	From Motorboat Revolving Trust Fund	1,108,800			State Park Trust Fund Land Acquisition	6,000
664.	Special Categories	1,100,000			Fund	20,000
001.	From General Revenue Fund		680 .	Expense		15.000
	Lump Sum—Lake Apopka Restoration	33,548			General Revenue Fund State Park Trust Fund	$\substack{15,826 \\ 1,318,214}$
	Project	00,040			Land Acquisition	, ,
	Trust Fund	50.000	001	Trust	Fund	50,000
	Recreational Channel Marking Public Boat Launching Facilities	50,000 50,000	6 81.	From	ng Capital Outlay State Park Trust Fund	271,720
665.	Deleted	55,555		From	Land Acquisition	
Marine	Resources, Division of		600		Fund	7,000
666.	Salaries, Retirement and S.S.		682.	From	and Aids Land Acquisition	
	Matching of 248 Positions	1,502,012		Trust	Fund	1,571,000
	From General Revenue Fund From Motorboat Revolving	1,502,012	6 83.	Debt Se	ervice Land Acquisition	
	Trust Fund	116,180		Trust	Fund	1,420,314
	From Salt Water Products Promotion Trust Fund	138,688	684.	Conting	gent on New Construction	
	From Marine Biological	100,000			State Park Trust Fund— Sum	250,000
	Research Trust Fund	220,000		Lump	built	200,000
667.	Other Personal Services From General Revenue Fund	87,8 6 5			n Water Fish, Division of	
	From Salt Water Products	01,000	6 85.		, Retirement and S.S. ng of 435 Positions	
000	Promotion Trust Fund	5,665		From	State Game Trust Fund	3,002,918
66 8.	Expenses From General Revenue Fund	56,456	COC	From	Fish Management Trust Fund	428,378
	From Motorboat Revolving		686.		Personal Services State Game Trust Fund	63,190
	Trust Fund	561,065		From	Fish Management Trust Fund	8,000
	From Salt Water Products Promotion Trust Fund	176,895	687.		es State Game Trust Fund	1,672,695
	From Marine Biological Research	•			Fish Management Trust Fund	165,030
	Trust Fund	117,504	6 88.	Operation	ng Capital Outlay	·
	Trust Fund	7,700		From	State Game Trust Fund Fish Management Trust Fund	359,693 48,050
669.	Operating Capital Outlay	05 4 455	689.		th & Noxious Aquatic Vegetation	10,000
	From General Revenue Fund From Motorboat Revolving	254,475		Control		
	Trust Fund	72,695			General Revenue Fund— Sum—For Transfer to State	
	From Salt Water Products	10.610		Game T	Trust Fund	200,000
	Promotion Trust Fund From Marine Biological	12,610			ys appropriated in item	,
	Research Trust Fund	36,000			hall be maintained in the	
670.					game trust fund in a ate account for exclusive	
	From Marine Biological Research Trust Fund	90,000		use in	the hyacinth and noxious	
671.	Erosion Control Account	050 500		aquat progra	ic vegetation control	
	From General Revenue Fund Provided, however, any fees	950,500		progra	u	
	charged for services in ocean-		PROBA	ATION A	ND PAROLE COMMISSION	
	ographic engineering and hydrographic surveys shall be		690.	Salaries,	, Retirement and S.S.	
	deposited in the General Revenue			Matchin From	ng of 477 Positions General Revenue Fund	3,616,060
	Fund.			From	County Administrative	• •
	Resources, Division of		691.	Trust	Fund Personal Services	13,930
672.	Salaries, Retirement and S.S. Matching of 46 Positions		031.		General Revenue Fund	9,440
	From General Revenue Fund	374,758	692.	Expense		E C E 0.01
	From Grants and Donations	40,000			General Revenue Fund County Administrative	565,921
673.	Trust Fund	40,000		Trust	Fund	1,096
	From General Revenue Fund	39,105	693.		ng Capital Outlay General Revenue Fund	27,327
674.	Expenses From General Revenue Fund	215,728		From	General Revenue Fund	21,021
675.	Operating Capital Outlay	,	PROF	ESSIONA	AL AND OCCUPATIONAL REGUL	ATION.
050	From General Revenue Fund	19,258	DEPA	RTMENT	Γ OF	,
676.	U. S. Geological Survey Co-Op Agreements				Secretary and Bureau dministration	
	From General Revenue Fund	185,000			ating Trust Fund	
	From U. S. Cooperative Trust Fund	370,000		Salaries	s, Retirement and S.S.	104 005
677.	Water Resources Development Account	310,000	695.		ng of 15 Positions	$124,905 \\ 14,192$
	From General Revenue Fund	= 000 000	696.	Expens	ses	97,985
	Lump Sum	7,200,000	697.	Operati	ing Capital Outlay	500
Recreat 678.	ion and Parks, Division of Salaries, Retirement and S.S.		Invaeti	igative So	ervices, Bureau of	
010.	Matching of 407 Positions		Fron	n Operati	ing Trust Fund	
	From General Revenue Fund	2,226,285		Salaries	s. Retirement and S.S.	30,379
	From State Park Trust Fund From Land Acquisition	228,580	699.	Expens	ng of 4 Positions	19,050
	Trust Fund	160,000	700.	Operati	ing Capital Outlay	800

Iten	n	Amount	Item		Amount
Accoun	tancy, Board of	\$	737. (Other Personal Services	\$
From 701.	Operating Trust Fund			From Operating Trust Fund Expenses	18,300
702.	Matching of 4 Positions Other Personal Services	$31,768 \\ 14,200$		From Operating Trust Fund Scholarships	17,284
703. 704.	Expenses	69,806 1,580	700.	From General Revenue Fund	19,000
	cture, Board of	1,000		thic Medical Examiners, Board of Operating Trust Fund	
From	Operating Trust Fund Salaries, Retirement and S.S.		740.	Salaries, Retirement and S.S. Matching of 1 Position	6,256
706.	Matching of 3 Positions	$\frac{24,630}{17,710}$	741. (Other Personal Services	11,750 19,097
707.	Other Personal Services	36,155 594		y, Board of	20,007
708. Chiropr	Operating Capital Outlay	554	From C	Operating Trust Fund Salaries, Retirement and S.S.	
From	Operating Trust Fund Other Personal Services	11,500	ľ	Matching of 10 Positions Other Personal Services	$103,446 \\ 17,500$
710. 711.	Expenses	14,316 4,000	745. I	Expenses	64,328 750
	ry, Board of	1,000		Examiners, Board of	750
From	Operating Trust Fund		From C	Operating Trust Fund Other Personal Services	600
713.	Matching of 3 Positions Other Personal Services	$28,920 \\ 45,100$	748. F	Expenses	4,515
$714. \\ 715.$	Expenses	$65,\!472$ 850			300
	r Examiners, Board of		From C	gy, Board of Examiners of Decrating Trust Fund	500
From	Operating Trust Fund Salaries, Retirement and S.S.			Other Personal Services	$\substack{500 \\ 2,602}$
717.	Matching of 5 Positions Other Personal Services	$\frac{45,621}{21,050}$		y Medicine, Board of	
718.	Expenses	54,858 284	752. C	Operating Trust Fund Other Personal Services	5,700
	rs, Board of Registration of	201		Expenses	5,907
From	Operating Trust Fund	1,600	From C	Sanitary Commission Operating Trust Fund	
		1,000	N	Salaries, Retirement and S.S. Matching of 11 Positions	73,755
From	Directors and Embalmers, Board of Operating Trust Fund		756. E	Other Personal Services	9,700 $61,347$
	Salaries, Retirement and S.S. Matching of 5 Positions	$33,354 \\ 4,550$	757. C	Operating Capital Outlay	500
722. $723.$	Other Personal Services	30,350 400		tion Industry Licensing Board Operating Trust Fund	
	Operating Capital Outlay	400	758. S	Salaries, Retirement and S.S. Matching of 17 Positions	151,637
From	pe Architects, Board of Operating Trust Fund		759. C	Other Personal Services	$4,000 \\ 120,181$
	Salaries, Retirement and S.S. Matching of 1 Position	5,559	761. C	Operating Capital Outlay	1,938
$726. \\ 727.$	Other Personal Services Expenses	1,950 6,310	Cosmetol	logy, Board of	
	Examiners, Board of Salaries, Retirement and S.S.		From O	perating Trust Fund calaries, Retirement and S.S.	
728.	Matching of 15 Positions	118,883	N	Matching of 25 Positions	$150,661 \\ 2,500$
	From Operating Trust Fund From Physical Therapy	•	764. E	Expenses	$178,600 \\ 5,220$
729.	Trust Fund	4,254	766. G	Frants and Aids	400
	From Operating Trust Fund From Physical Therapy	41,850	Massage,	Board of Operating Trust Fund	
730.	Trust Fund Expenses	450	767. S	alaries, Retirement and S.S. Matching of 1 Position	2,616
	From Operating Trust Fund From Physical Therapy	90,482	768. <u>C</u>	Other Personal Services	5,100 7,078
731.	Trust Fund	4,631		thic Examiners, Board of	1,010
Nurcina	From Operating Trust Fund Board of	14,160	From O	perating Trust Fund alaries, Retirement and S.S.	
From	Operating Trust Fund Salaries, Retirement and S.S.		M	Matching of 1 Position	784 180
	Matching of 23 Positions Other Personal Services	$180,079 \\ 14,592$		expenses	620
734.	Expenses	139,522		, Board of Dispensing	
	Operating Capital Outlay	470	773. S	perating Trust Fund alaries, Retirement and S.S.	0.071
736 .	try, Board of Salaries, Retirement and S.S. Matching of 2 Positions		774. O	Matching of 1 Positionther Personal Services	$3,051 \\ 2,800 \\ 7,477$
•	Matching of 2 Positions From Operating Trust Fund	7,039		Expenses	$7,477 \\ 250$

Iter	n	Amount	Ite	m		Amount
Fron	state Commission Operating Trust Fund	\$	806.	From	Categories Intangible Tax Trust Fund	\$
777.	Salaries, Retirement and S.S. Matching of 51 Positions	373,750		Cor	unty Tax Forms	575,000 1,500,000
778. 779. 780. 781.	Other Personal Services	193,500 323,784 14,122 24,000	Office	of the S	OF STATE AND DEPARTMENT OF ecretary and ministrative Services	, ,
		24,000	807.	Salarie	s, Retirement and S.S.	
From	ians' Registration Board Operating Trust Fund			From	ng of 82 Positions General Revenue Fund	652,875
782.	Salaries, Retirement and S.S. Matching of 1 Position	1,234	808.	From	Personal Services General Revenue Fund	18,200
783. 784.	Other Personal Services Expenses	,450 1,186	809.	Expens From From	ses General Revenue Fund Administrative Services	220,750
Watchr	nakers' Commission Operating Trust Fund		810.	Trust Operat	Funding Capital Outlay	66,547
785.	Salaries, Retirement and S.S.	10.050	020.	From	General Revenue Fund	17,510
786 .	Matching of 2 Positions	13,378 125			ry and Records	
787. 788.	Expenses	$4,396 \\ 1,210$	Manage 811.	Salarie	Division of s, Retirement and S.S.	
PUBLI	C SERVICE COMMISSION	,			ng of 30 Positions General Revenue Fund	211,148
From	Regulatory Trust Fund Salaries, Retirement and S.S.			From	Archives, History and Records	36,881
	Matching of 213 Positions	1,934,216	812.	Other 1	Personal Services	•
790. 791.	Other Personal Services Expenses	99,000 605,061			a General Revenue Fund Microfilm Revolving	25,277
792.	Operating Capital Outlay	31,475	010	Trust	Fund	21,600
	NUE, DEPARTMENT OF ive Director, Office of the and		813.		General Revenue Fund	103,060
Admin	istration, Division of				Microfilm Revolving Fund	46,000
793.	Matching of 119 Positions		814.	Operati	ing Capital Outlay General Revenue Fund	18,682
794.	From General Revenue Fund Other Personal Services	836,052	814a.		er to Microfilm Revolving	,
795.	From General Revenue Fund Expenses	20,400		From	General Revenue Fund	25,000
	From General Revenue Fund From Administrative Trust Fund Operating Capital Outlay	436,354 135,501		Record From	gent on Construction of State is Center Building General Revenue Fund	
100.	From General Revenue Fund	19,480	814b.		s, Retirement and S.S. ng of 6 Positions	14,202
	Tax, Division of			Expens	ses	4,418 4,734
. 797.	Salaries, Retirement and S.S. Matching of 415 Positions				Division of	,
	From General Revenue Fund From Gasoline Tax Trust Fund	$2,812,672 \\ 128,568$	Fron	ı Genera	al Revenue Fund	
798.	Other Personal Services From General Revenue Fund	4,580		Matchi	s, Retirement and S.S. ng of 99 Positions	590,788
799.	From Gasoline Tax Trust Fund Expenses	2,500	816. 817.	Expens	Personal Services	11,833 113,175
199.	From General Revenue Fund	691,934	818.	Operati	ing Capital Outlay	18,835
800.		34,225	Election 819.	ns, Divis Salaries	sion of s, Retirement and S.S.	
	From General Revenue Fund From Gasoline Tax Trust Fund	$10,709 \\ 3,789$	010.	Matchi	ng of 23 Positions General Revenue Fund	156,104
801.	Special Categories From General Revenue Fund		820.	Other I	Personal Services	3,524
	Commissions to Tax Collectors and Others	395,000	821.	Expens		•
	National Federation of Tax	2,600			General Revenue Fund	42,600
801a.	Examiners Lump Sum, Contingent upon House	2,000	822.		Fund	18,405
	Bill 4001 or similar legislation becoming law		823.	From	General Revenue Fund	4,087
	From General Revenue Fund	204,000	020.	From	General Revenue Fund	31,000
Propert 802.	y Tax, Division of Salaries, Retirement and S.S.		Library 824.		s, Division of s, Retirement and S.S.	
	Matching of 85 Positions From General Revenue Fund	430,890	024.	Matchi	ng of 47 Positions	150 040
803.	From Intangible Tax Trust Fund	216,574		From	General Revenue Fund Library Services Trust Fund	153,348 103,984
500.	From General Revenue Fund	14,123		Trust	Book Processing Center Fund	83,181
804.	From Intangible Tax Trust Fund Expenses	11,000	825.		Personal Services Library Services Trust Fund	11,361
	From General Revenue Fund From Intangible Tax Trust Fund	$\substack{140,003 \\ 129,600}$		From	Book Processing Center Fund	1,785
805.	Operating Capital Outlay From General Revenue Fund	4,096	826.	Expens	ses	•
	From Intangible Tax Trust Fund	4,824		rrom	Library Services Trust Fund	80,259

Item	1	Amount	Item	Amount
827.	From Book Processing Center Trust Fund Operating Capital Outlay	\$ 32,091	851. Expenses From General Revenue Fund From Operating Trust Fund	\$ 90,000 30,966
828.	From Library Services Trust Fund Grants and Aids	67,750	852. Operating Capital Outlay From General Revenue Fund	18,518
	From General Revenue Fund From Library Services Trust Fund Provided, however, the limitation of	500,000 683,723	From Operating Trust Fund	·
	\$50,000 total grants per county as provided in section 257.17, F.S., shall be of no force and effect during the fiscal year 1970-71.		TRANSPORTATION, DEPARTMENT OF	
	Provided, however, notwithstanding the		Office of the Secretary and Division of Administration	
	provisions in section 257.17, F.S., municipal libraries whose services are available to the entire county and which		From Primary Trust Fund 854. Salaries, Retirement and S.S. Matching of 1424 Positions	9,473,373
	meet minimum standards established by the Secretary of State are eligible for		855. Other Personal Services	
	grants.		857. Operating Capital Outlay	
	Affairs, Division of of the Division Director		Transportation Planning, Division of From Primary Trust Fund	
829.	From General Revenue Fund Salaries, Retirement and S.S. Matching of 4 Positions	39,332	859. Salaries, Retirement and S.S. Matching of 392 Positions	3,585,334
830. 831.	Expenses	3,000 470	860. Other Personal Services	126,500 3,856,750 89,045
Fine Ar 832.	ts Council Expenses		Mass Transit, Division of	00,040
833.	From General Revenue Fund Grants and Aids	13,600	From Primary Trust Fund 863. Salaries, Retirement and S.S.	146 966
	From General Revenue Fund From Fine Arts Council	20,000	Matching of 13 Positions	$\begin{array}{r} 146,866 \\ 757,500 \\ 36,125 \end{array}$
Dongood	Trust Fund	50,000	866. Operating Capital Outlay	7,225
Preserva	di Institucia Restolation and action Commission General Revenue Fund		Road Operations, Division of 867. Salaries, Retirement and S.S. Matching of 8283 Positions	
	Lump Sum for Transfer to Administrative Trust Fund	188,000	From Primary Trust Fund	53,901,364
	Administrative Trust Fund Salaries, Retirement and S.S.	76,942	From Primary Trust Fund	317,220
836. 837.	Matching of 8 Positions	$ \begin{array}{r} 76,942 \\ 31,200 \\ 27,749 \end{array} $	From Primary Trust Fund	21,879,504
838.	Operating Capital Outlay	60,520	From Primary Trust Fund	3,854,742
of the	g Museum of Art, Board of Trustees John and Mable		From Primary Trust Fund	30,000,000 252,467,960
839.	Salaries, Retirement and S.S. Matching of 73 Positions	229,260	A detailed list of projects for 1970-71 equal to the amount requested by the Depart-	,
840.	From General Revenue Fund From Incidental Trust Fund Other Personal Services	220,838	ment in its legislative budget along with the budget item numbers for new projects is	
841.	From Incidental Trust Fund Expenses	46,180	to be furnished the State Comptroller by the Department of Transportation. The Comptrol-	
842.	From Incidental Trust Fund Operating Capital Outlay_	226,282	ler shall maintain records so that information is readily available as to the amounts paid on contracts of prior years,	
	From Incidental Trust Fund From Investment Trust Fund	$\frac{21,422}{38,000}$	the budget item number and amounts paid on current years contracts, and whether or not	
	ustine Historical Restoration and ation Commission		current year projects are included on the detailed list of proposed projects for 1970-	
From	General Revenue Fund Lump Sum for Transfer to Operating		71 or fulfill the provisions of section 334.21(5) (a), Florida Statutes.	
	Trust Fund	$\substack{226,190 \\ 25,000}$	871. Debt Service From Primary Trust Fund From Secondary Trust Fund	$171,133 \\ 13,870,848$
From 844.		146,558	From Toll Funds	18,500,179
845. 84 6 .	Matching of 17 Positions Other Personal Services Expenses	89,681 104,746	Provided, however, that none of the funds of the Department of Transportation may be contracted for or expended for consultant	
847. 848.	Operating Capital Outlay Debt Service	12,175 14,065	services until a copy of the contract is furnished the Comptroller and a	
	n Foster Memorial Commission		report showing a list of all contractors and the purpose thereof and the amount	
849.	Salaries, Retirement and S.S. Matching of 31 Positions From General Revenue Fund	5,246	of each contract is furnished the Appropriation Committees and the Auditor General. A copy of each contract shall	
850.	From Operating Trust Fund Other Personal Services	169,164	also be furnished the Appropriation Committees and the Auditor General upon	
••	From Operating Trust Fund	8,996	their request.	

Animal Industry, Division of From General Revenue Fund

700	JOOMINAL OF	THE GENTH	_	,
Item	Amount \$	Item		Amount \$
TOTAL OF SECTION 1 FROM GENERAL REVENUE FUND TOTAL OF SECTION 1	\$ 1,229,532,988	1. Dade Refi	County Laboratory—Isolation rigeration and Storage Building	36,982
FROM TRUST FUNDS Section 2. The sum of twenty-three mitwenty-seven thousand two hundred dollar appropriated from the general revenue furfiscal year to the state department of education the manner and for the purpose provided F.S. and is in lieu of the continuing and	rs (\$23,827,200) is nd for the 1970-71 tion to be expended in section 236.074, opropriation in said	2. Food tory Forestry, Divi From Gener	al Inspection Trust Fund and Commodity Testing Labora- y, and Chemical Laboratory ision of al Revenue Fund	1,750,000
section; provided, however, if the amount at insufficient and a surplus exists in items 188 of this act, then notwithstanding the part 216.292, F.S., such surplus, to the extent transferred to the appropriation contained in	B or 200 of section 1 rovisions of section to necessary, shall be	Inspection, Di	Sum ivision of fal Inspection Trust Fund Guard Station No. 13	150,000 8,650
Section 3. The moneys in the followin priated to the state department of education funds for public school programs for the fisc	on for capital outlay	5. Biolo	ral Revenue Fund gical Control Unit	199,400
Item	Amount \$	6. Nurse 7. Metal 8. Secur	ery Security Fence	2,700 12,000 3,500
 From Principal of State School Fund Division of Community Colleges Division of Vocational Education . Provided, however, upon determinat by the Governor and the Comptrolle concurring that funds are wholly or 	4,300,000 tion er	9. Fumi Provid cost o	ral Inspection Trust Fund gation Building—Gainesville ded, however, that the full of construction and operations be recovered entirely from	37,500
partially available in the general revenue fund during the 1970-71 fiscal to fund these appropriations or parts of these appropriations then the amounts so determined to be ay shall be deemed to be appropriated	year	Division of From Gener	ivision of and Standards, ral Inspection Trust Fund inistrative Offices	450,000
from the general revenue fund. Section 4. The sum of four million (\$4 appropriated from the general revenue fund individual school districts for capital outlay facility needs and for specialized equipme	purposes for critical ent necessary for the	From Gener 10a. Bonif Mark 10b. Jay L	ral Inspection Trust Fund fay Farmers and Livestock et—Improvements	6,000 6,000
initiation of programs for exceptional chi with criteria and priorities to be established of education. Such appropriation is in ad lished capital outlay funds for public school	d by the state board dition to the estable programs.	Commercial I From Gener	, DEPARTMENT OF Development, Division of ral Revenue Fund tion to Welcome Station—I-75	38,300
Section 5. The moneys in the following priated from the named funds to the deservices for the named agencies for capital comprovements for the 1970-71 fiscal ye provided, however, that no contract shall	epartment of general outlay—buildings and ar as listed herein;	12. Delet	Emergency Operating Center—	
any of the funds encumbered in any tapproval and consent of the department. The sums herein designated in respect the maximum sums appropriated hereby a	manner without the of general services. to each item are	Fro Fro	om General Revenue Fund om U.S. Contributions Trust Fund	975 975
the amount to complete fully any be improvement in the particular item under the herein is less than the specific amount design then, notwithstanding the provisions of C of Florida, section 31(4) (u), the surplus at the provision of the provision of the surplus at the surplus	provided, however, in building, project, or our any agency listed gnated for such item, hapter 69-106, Laws mount in that behalf to designated for any	Florida Schoo From Gener 14. Instru- tions Hall,		364,000
other items under the same agency by and the department of administration where deficiency exists in such item. Provided further that the responsibility	it determines that a	Universities, I		
appropriate accounting records may be department of general services to the na for all capital outlay appropriations, inclu forward by the department of administrati	e delegated by the imed agencies herein uding those certified ion on July 1, 1970.	Medi- GENERAL S Building Con	cal School	267 ,580
Management and accounting procedure appropriations shall be developed by the d services and approved by the department consultation with the auditor general.	lepartment of general	Division of From Gene 18. Moto	eral Revenue Fund or Pool Facility	116,720
COMMISSIONER OF AGRICULTURE AND DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES	D	DEPARTMER Adult Correct	ND REHABILITATIVE SERVICES, NT OF tions, Division of tral Revenue Fund	
Animal Industry Division of		19 Plant	ning New Facility or Additional	

100,000

Item	ı	Amount	Item	Amount
20.	Electrical System Renovation—Florida	\$ 370,600	53. Plumbing and Electric Warehouse Addition—Florida State Hospital	139,200(1)
21.	State Prison		Retardation, Division of	100,200(17
22.	Center	110,000 225,000	From General Revenue Fund 54. Fire Safety Modifications— Gainesville	60,000
2 3.	Vocational and Maintenance Shops, Equipment—Sumter Correctional		55. Air Conditioning of Cottages— Ft. Myers	182,649
24.	Institution	293,156 15,000	Building—Marianna	281,717(1)
25.	Two Inmate Housing Complexes—Sumter Correctional Institution	528,556(1)	Nursery—Ft. Myers	19,000 108,000(1)
26.	Multi-Purpose Building—Gymnasium Equipment—Sumter Correctional Institution	21,373	57. Maintenance Shop Addition—Miami	127,000
27.	Academic Building—Sumter Correctional Institution	175,000	Building—Gainesville	415,500(1) 180,000(1) 100,000(1)
27a. 28.	Apalachee	61,000	Health, Division of	,
28a. 29.	Apalachee Correctional Institution Multi-Treatment Complex—Apalachee Enclosing Inmate Visiting Area—	$25,000 \\ 311,594(1)$	61. Regional Laboratory Building—Miami From General Revenue Fund	550,000 550,000
From	Reception and Medical Center Industrial Trust Fund	15,000	(1) Does not include cost of moveable equipment, landscaping and other	,
29a.	Implementation of horticulture program at Florida state prison; construction of permanent-type structure		items not directly related to con- struction cost.	
30.	to replace all temporary greenhouses at the institution	25,000	HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF	
31.	State Prison	6,000 6,000	Florida Highway Patrol, Division of From General Revenue Fund 62. Addition to General Headquarters	
32. 33.	Cattle Barn and Feed Lot—Florida State Prison	12,000	Building—Planning	54,000
34.	Correctional Institution Enlarge and Renovate Poultry House—	10,500	Patrol Stations	500,000
Youth	Apalachee Correctional Institution Services, Division of	21,500	From General Revenue Fund 64. Armory—Avon Park	90,000
From 35.	General Revenue Fund Sewage Treatment Plant—Marianna	140,000 102,000(1)	TRUSTEES OF THE INTERNAL IMPROVEMENT TRUST FUND, BOARD OF	
36. 37.	Warehouse—Gilchrist County Maintenance Building—Gilchrist County	151,100(1)	From Internal Improvement Trust Fund 65. Alterations, Renovations and Purchase of Capitol Center Property	500,000
38. 39.	Swimming Pool—Gilchrist County Academic and Vocational Building— Marianna	28,000 833,478(1)	JUDICIAL BRANCH	
40.	Marianna	200,000 127,100(1)	Supreme Court From General Revenue Fund 66. Elevator—South Wing of Library	31,000
41. Mental	Health, Division of	121,100(1)	NATURAL RESOURCES, DEPARTMENT OF	02,000
	General Revenue Fund Major Repairs and Improvements—		Recreation and Parks, Division of 67. Lump Sum	
43.	South Florida State Hospital Major Repairs and Improvements—	249,600	From General Revenue Fund From Land Acquisition Trust Fund	700,000 2,500,000
44.	G. Pierce Wood Memorial Hospital Major Repairs and Improvements— Bureau of Alcoholic Rehabilitation	115,000 15,600	PUBLIC SERVICE COMMISSION From General Revenue Fund	
45.	Continuing Air Conditioning Project— Florida State Hospital	1,606,000	68. New Public Service Commission Building-Planning	80,000
46.	Remodeling and Air Conditioning of Existing Facilities—G. Pierce Wood Memorial Hospital	961,200	STATE, DEPARTMENT OF Archives, History and Records Management,	
47.	Air Conditioning Patients Dormitory and Dining Room—Bureau of Alcoholic Rehabilitation	24,000	Division of From General Revenue Fund	
48.	Medical and Surgical Air Conditioning—Infirmary Air Conditioning—South Florida State Hospital	267,400	69. State Records Center	297,000
49.	Air Condition Three Treatment Buildings—Northeast Florida State	,	Archives, History and Records Management, Division of and Library Services, Division of 70. Archives, Library and Museum—	
50.	Hospital Florida Mental Health Institute Tampa	362,102 7,744,041(1)	Planning From General Revenue Fund	208,000
51. 52.	Florida Mental Health Institute— Miami	986,072	Cultural Affairs, Division of John and Mable Ringling Museum of Art	
υΔ.	Storage and Canteen—Planning—Florida State Hospital	30,000	71. Residence—Air Conditioning and Rehabilitation	

Section 6. There is hereby appropriated from the General Revenue Fund the sum of twenty thousand dollars (\$20,000) per day for each day of any special session of the Legislature, to be allocated pursuant to the provisions of Chapter 11, F.S.

Section 7. There is hereby appropriated the amounts necessary from the general revenue fund to reimburse the Senate appropriation and the House appropriation the actual expenses of witnesses appearing under the provisions of Article III, Section 5, of the Florida Constitution and Chapter 11, Florida Statutes.

Section 8. There is hereby appropriated to the Board of Regents for fixed Capital Outlay—buildings and improvements, a maximum of \$25,000,000 to be derived from the sale of revenue certificates supported by the Capital Improvements Fee and such other funds as may be pledged for the payment of debt service thereon under the authority granted by Chapter 243 (FS). The proceeds of said revenue certificates shall be allocated to the several universities by the Board of Regents with the confirmation of the State Board of Education. Proceeds from said revenue certificates may be combined with bond funds secured in accordance with Section 9, Article XII, of the State Constitution, or with grants and donations, matching funds, funds from the University System Capital Improvements Revolving Trust Fund, from sources other than State funds, or by a combination of such funds.

It is the intent of the Legislature that if these revenue certificates cannot be sold on the open market within the maximum legal rate authorized by law then the State Board of Administration shall purchase \$12,600,000.00 of these certificates at the maximum interest rate permitted by law as investments for any funds under its control which are authorized to invest in securities of this type.

Section 9. The salaries of the following officers effective July 1, 1970, shall be as provided by current law, and effective January 5, 1971, shall be paid at the annual rates indicated below:

	Effective
Position	1-5-71
- 55	\$
Governor	36,000
Lieutenant Governor	34,000
Secretary of State	34,000
Comptroller	34,000
Treasurer, State	34,000
Attorney General	34,000
Education, Commissioner of	34,000
Agriculture, Commissioner of	34,000
Supreme Court Justices (7)	34,000
Judges—District Court	,
of Appeals (20)	32,000
Judges-Circuit	•
Courts (125)	30,000
Commissioners—Public	•
Service Commission (3)	30.000

Section 10. No state moneys appropriated in this act to the department of health and rehabilitative services, division of health in items 476-487 or to the division of family services in items 452-475 shall be used to pay travel expenses or out-of-state tuition of individuals receiving educational leaves, grants or scholarships. Provided, however, out-of-state tuition may be paid in those instances in which authorized courses are not offered in the state university system.

Section 11. If the department of administration determines that the best interest of the state would be served by transferring amounts appropriated for the department of health and rehabilitative services, division of mental health, the division of retardation, or the division of health to the division of family services, then, notwithstanding the provisions of Chapter 69-106, section 31(4)(u)8b, F.S., any amounts appropriated to those agencies may be transferred to the division of

family services to pay for treatment of psychiatric, mentally retarded, or tubercular patients.

Notwithstanding the provisions of section 965.08(3), F.S., any funds received for the treatment or care of patients, based upon the federal social security act as amended, by an institution in the divisions of mental health or retardation may be deposited into a trust fund for the operation of the division with the approval of the department of administration.

The secretary of the department of health and rehabilitative services is authorized to transfer one-fourth of one per cent (14%) of the total funds appropriated herein from one division to another within the department in order to meet deficiency requirements, to effectuate efficient reorganization, or in programs for which additional federal funds may be earned or effectively utilized which are not specifically provided herein.

Section 12, Method of obtaining part of the cost of providing the services provided in items 465 and 466 of section 1 of this act.

- (a) Although the state is responsible for the full portion of the state's share of the matching funds required in the medical assistance program for the needy under the social security act as amended, which state's share is as shown in this act, the state, in order to acquire a certain portion of these funds, shall charge the counties for certain items of care and service as hereafter provided.
- (b) County participation which began January 1, 1970, is continued, and each county shall participate in the following items of care and service:
- (1) Payments for inpatient hospitalization in excess of 12 days.
- (2) Payments for nursing home care in excess of \$120 per month.
- (c) County participation shall be thirty-five percentum (35%) of the total cost of providing the above items.
- (d) Each county shall set aside sufficient funds to pay for items of care and service provided to the county's eligible recipients, regardless of where in the state the care or service is rendered, in those items of care and service in which the counties participate. Each county shall pay into the general revenue fund unallocated its pro rata share of the total county participation based upon statements rendered by the department of health and rehabilitative services, division of family services. The comptroller shall withhold from the cigarette tax receipts or any other funds to be distributed to the counties the individual county share which has not been remitted within thirty (30) days after billing.
- (e) In any county where there is located a special taxing district or authority which will benefit from the medical assistance programs contemplated by this act, the board of county commissioners may divide the county's financial responsibility for this purpose proportionately and each such authority or district shall furnish its share to the board of county commissioners in time for the board to comply with the requirements of subsection (d) above. Appeals of the aforesaid proration by the board of county commissioners shall be made to the comptroller who shall then set the proportionate share of each party.

Section 13. Salaries of judges of district courts of appeal and judges of circuit courts; limitations:

Provided that no judge of a district court of appeal shall receive from any county or municipality any supplemental salary which shall make his total salaries exceed \$31,200 per annum from July 1, 1970, through January 5, 1971, and \$32,000 per annum thereafter, and no judge of a circuit court shall receive from any county or municipality any supplemental salary which shall make his total salaries exceed \$28,500 per annum from July 1, 1970, through January 5, 1971, and \$30,000 per annum thereafter, but should the state salary of a judge of a district court of appeal or a judge of a circuit court fall below the maximum stated above, then any local or special law to the extent otherwise applicable shall be effective to provide a total compensation for such judges up to but not to exceed the maximum indicated above; provided, however, any supplement now provided by local or special acts, to the extent it does not conflict with the maximum salary herein fixed, shall not be affected by this provision.

Section 14. Salaries and other related costs of state attorneys offices; limitations:

- (a) Salaries of state attorneys:
- (1) The salaries of the state attorneys to be paid by the state who elect to serve on a full-time basis, as provided in subsection (2), shall be as follows: \$25,500 per annum in the sixteenth judicial circuit providing Senate Bill 54 or similar legislation becomes law; \$25,500 each per annum in the first, third, ninth, fifteenth, seventeenth, eighteenth, and nineteenth judicial circuits; \$26,500 each per annum in the tenth and thirteenth judicial circuits; \$28,500 per annum in the seventh judicial circuit; \$28,500 each per annum in the seventh judicial circuit; \$28,500 each per annum in the second, fifth, eighth, twelfth, fourteenth, and twentieth judicial circuits; \$29,000 per annum in the sixth judicial circuit; \$30,000 per annum in the fourth judicial circuit; and \$32,000 per annum in the eleventh judicial circuit. The state attorneys so serving full time shall not receive from any county or municipality any supplemental salary, except in the eleventh judicial circuit where the total salary shall not exceed the salary of the county attorney in said circuit.
- (2) If the state attorney elects to serve full time, he shall submit an affidavit to the clerk of the circuit court with certified copies sent to the judicial administrative commission and the department of administration.
- (3) If the state attorney elects not to serve full time, his salary to be paid by the state shall be \$15,750 per annum; provided nothing herein shall be construed to reduce the salary of any state attorney; provided, further, any supplement now provided by local or special act shall not be affected or repealed by this provision.
 - (b) Salaries of assistant state attorneys:

The salaries of the assistant state attorneys to be paid by the state shall not exceed \$20,000 each per annum on a full-time basis and \$12,000 each per annum on a part-time basis.

(c) There shall be no full-time assistant state attorney paid from state funds in a judicial circuit unless the state attorney of said circuit has elected to serve full time.

Section 15. Salaries and other related costs of public defenders; offices; limitations:

Salaries of public defenders:

- (a) The salaries of the public defenders to be paid by the state, based on a full-time service, as provided in subsection (b), shall be \$21,500 each per annum; provided that no such public defender shall receive from any county or municipality any supplemental salary which shall make his total salaries exceed \$27,000 per annum; provided, however, any supplement now provided by local or special acts, to the extent it does not conflict with the maximum salary herein fixed, shall not be affected or repealed by this provision. If the public defender elects not to serve full time, his salaries to be paid by the state shall be \$11,500 per annum.
- (b) If the public defender elects to serve full time, he shall submit an affidavit to the clerk of the circuit court with certified copies sent to the judicial administrative commission and the department of administration.
- (c) There shall be no full-time assistant public defender paid from state funds in a judicial circuit unless the public defender of said circuit has elected to serve full time.

Section 16. Full-time service as contemplated in sections 14 and 15 of this act shall mean that the person occupying the position of state attorney, assistant state attorney, or public defender shall not otherwise engage in the practice of law or accept any compensation in addition to their salary for any legal service.

Section 17. Notwithstanding the provisions of chapter 27, F.S., the state attorneys and the public defenders shall determine the number of authorized positions to be paid from their respective appropriations.

Section 18. It is the intent of the legislature that the increased appropriation provided in this act for the offices of state attorneys, public defenders, county health units and foster home care is to relieve the counties of all or part of the costs of these activities now being paid from county funds. Should

these additional funds be insufficient to provide for each of the categories, then any reduction shall be proportionate both as between categories and as between counties and reduction between categories and counties shall be in exact ratio to reduction in funds available.

Section 19. Where a state agency for which an appropriation is made in this act is jointly financed from the general revenue fund and from a trust fund, then, notwithstanding the provisions of section 216.292, Florida Statutes, general revenue fund appropriations for salaries may be transferred to a trust fund appropriation for salaries for the purpose of processing centralized payrolls.

Section 20. Where any reorganization has been authorized by the 1969 and 1970 Legislature and the necessary adjustments of appropriations and positions have not been provided for, then, notwithstanding the provisions of section 216.292, Florida Statutes, the administration commission may approve the necessary transfers to accomplish the purposes of such reorganization.

Section 21. Where any data processing centers or motor pools are established during the 1970-71 fiscal year pursuant to law, and the necessary adjustments of appropriations and positions have not been provided for, then, notwithstanding the provisions of section 31(4)(u)8, of section 216.292, Florida Statutes, the administration commission may approve the necessary transfers to establish these activities.

Section 22. None of the moneys appropriated in this act to the executive branch may be contracted for or expended for consultant services in the field of electronic data processing for what is known in the trade as hardware or software without the prior approval of each contract or obligation by the department of general services; provided, however, that this section shall not apply to the electronic data processing exempted under the provisions of section 23.032, Florida Statutes.

Section 23. Recognizing the serious shortage of physicians in the State of Florida, and in an effort to immediately aid in alleviating this condition, it is the legislative intent that all state financed medical schools and all medical schools within the state receiving state funds will develop a teaching program in family medicine. Plans for the development of a department of family practice at each state university medical school shall be developed under the supervision of the board of regents and such unallocated funds as may be at its disposal may be used to implement this high priority item. A report of the development and implementation of this proposal shall be presented to the legislature on the first day of the next regular session.

Section 24. Where any trust fund is abolished by the 1970 Legislature and the revenues of said trust fund are deposited in the general revenue fund the appropriations in this act from such trust fund are hereby appropriated from the general revenue fund.

Section 25. None of the funds appropriated in the general appropriations act or otherwise provided by law shall be used for a Washington Office as requested by the Governor, the Secretary of Administration, and the Department of Community Affairs.

Section 26. In regard to the funds appropriated in section 1, items 85-88 from the regulatory trust fund, it is the intent of this Legislature that there is hereby created a regulatory trust fund under the division of regulation of the department of banking and finance. All funds received pursuant to chapters 494, 516, 519, 520, 543, 559—Parts I and IV, and 657, Florida Statutes, shall be deposited into the regulatory trust fund. All trust funds heretofore created in the above mentioned chapters are merged into and become a part of the regulatory trust fund. All moneys collected pursuant to the aforementioned chapters and heretofore deposited in the general revenue fund are hereafter deposited in the regulatory trust fund.

Section 27. The funds appropriated in section 1, items 18 and 18a from the general revenue fund to the department of administration are to be used solely to supplement the appropriations made from the general revenue fund to the named agencies in section 1 for the particular activity or function to be performed when the need arises as a result of an emergency, or deficiency, as the case may be. This money shall be transferred to the affected requesting agency's account only after the administration commission hears evidence and determines the existence of an emergency or that insufficient moneys were appropriated to pay the necessary costs of proper

administration of the duties assigned to the requesting agency, as the case may be, during a public hearing and after requesting the advice of the legislative appropriations committees. No money appropriated in section 1, items 18 and 18a shall be used to create any new agency or function, or for attorney's fees, increases of salaries or the construction or equipping of any building.

Section 28. No moneys appropriated in items 1-871 of section 1 of this act shall be expended directly or indirectly as salaries or otherwise, to inure to the benefit of any employee or student who advocates the overthrow of the government of the United States, the State of Florida, or a state university administration, by force and violence, or willfully practices, or advocates with clear intent, the disruption of or interference with the lawful administration or functions of any state university or college.

Section 29. No moneys appropriated in items 1-871 of section 1 of this act may be used to provide a loan, guarantee of a loan or a grant to any applicant who hereafter has been convicted in any court of record of any crime which involves the use of or the assistance to others in the use of force, trespass, or the seizure of property under control of any state college, state junior college or state university to prevent officials or students at such institutions from engaging in their duties or pursuing their studies.

Section 30. No moneys appropriated in this act or by any county shall be used, directly or indirectly, to assign, transport or compel attendance of any student to any school based solely upon considerations of race, creed, color, or national origin, or for the purpose of achieving equality in attendance or increased attendance or reduced attendance at any school at which persons of one or more particular races, creeds, colors or national origins are enrolled.

Section 31. No individual filling a position authorized in items 1-871 of section 1 of this act for any state agency may be transferred to or his services utilized by any other state agency, except as specifically authorized by law, or unless the using agency pays for such services which are in excess of one (1) week.

Section 32. It is the intent of the Legislature that all security, custodial and maintenance personnel and functions of state office buildings located in the capitol center be in the department of general services, therefore, notwithstanding the provisions of section 216.292, Florida Statutes, the administration commission may approve the necessary transfers to accomplish such intent.

Section 33. The Department of General Services, Division of Building Construction and Maintenance, is hereby authorized to levy and assess the costs of supervision of every fixed capital outlay project, as owner-representative on behalf of the State, to be transferred to the Architects Incidental Trust Fund of said division from appropriate construction funds from time to time, subject to the approval of the Department of Administration.

Section 34. Where any agency has been abolished and there is a cash balance remaining in any trust funds of said agency, such balance is hereby appropriated for transfer to the general revenue fund.

Section 35. Appropriations made in section 1 of this act in item 358 and items 645, 646 for any discretionary contingency funds that may be expended in amounts in excess of \$2,500 shall be expended only upon itemized voucher and the personal certification of the respective officials that no funds have been or will be received other than from appropriations in this act for the period of this appropriation for carrying out the duties of the office unless such funds are deposited in the treasury of the State of Florida.

Section 36. Notwithstanding the provisions of sections 215.18 and 215.32, F.S., an amount up to but not to exceed fifty million dollars (\$50,000,000) is appropriated from the working capital fund during the 1970-71 fiscal year for transfer to the general revenue fund. Transfers of this appropriation shall be made only after the state administration commission determines that insufficient moneys are available in the general revenue fund to meet the appropriations from said fund during the 1970-71 fiscal year.

Section 37. Notwithstanding the provisions of any laws or

provisions of laws in conflict herewith any university president may, subject to prior approval by the Board of Regents, transfer between functions and uses within functions not more than seven percent of the funds appropriated to each university, provided, however, that a report of such transfers shall be made to the appropriation committees, the auditor general and the department of administration of all such transfers authorized by this section.

Section 38. Notwithstanding the provisions of any laws in conflict herewith, the secretary of the department of administration, may delegate to any agency or department authority to add and delete positions when such delegation would enable the agency or department to more effectively administer its authorized and approved programs. No agency or department, however, can add positions in excess of the total number of authorized positions approved in its operating budget; provided further, that the annual salary rate as included in the approved operating budget as of June 30 of the current fiscal year of all positions added and established pursuant to this authority shall not exceed the annual salary rate of all positions deleted hereunder during the same fiscal year. At the beginning of each month, the head of the agency or department shall report in writing, any actions taken under this authority during the preceding month to the secretary of administration, the chairman of the legislative appropriations committees, and to the auditor general. This report shall contain such information as prescribed by the secretary of administration.

"Deletes and adds" means the abolishment of an authorized position or positions from an agency's operation budget, and the addition of a different position or positions in lieu thereof.

Section 39. There is hereby reappropriated the sum of one hundred one thousand two hundred thirteen dollars (\$101,213) to the board of regents for capital outlay purposes from projects not realized under previous appropriations of proceeds from bonds and other receipts under the higher education bond program authorized by Article 12, Section 19 of the Constitution of the State of Florida and made to the board of regents or institutions under its jurisdiction for the purpose of transfer to other projects as approved by the board of regents and the state board of education.

Section 40. It is the intent of the Legislature that the director of planning and budgeting simplify the budget format of the operating budgets as authorized in section 216.181, F.S.

Section 41. Any section of this act, or any item herein contained, if found to be invalid or vetoed by the governor without overriding action of the Legislature shall in no way effect other sections or other items contained in this act.

Section 42. This act shall take effect on July 1, 1970.

was read and considered.

Senator Chiles moved the adoption of the Conference Committee Report on HB 5210. Pending consideration thereof, Senator Karl raised a point of order that the bill was out of order in that it was in violation of Article III, Section 12 of the Constitution because it contained matters other than appropriations for salaries of public officers and other current expenses and attempted to legislate by the general appropriations bill. The chair stated that a ruling would be made on the point of order before final action on the Conference Committee Report.

The hour of adjournment having arrived, a point of order was called and the Senate recessed at 12:32 p.m. to reconvene at 2:00 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 2:00 p.m. A quorum present-48:

Mr. President Askew	Bishop Bovd	Ducker Fincher	Hollahan Horne
Bafalis	Broxson	Friday	Johnson
Barron	Chiles	Gong	Karl
Barrow	Daniel	Gunter	Knopke
Beaufort	Deeb	Haverfield	Lane
Bell	de la Parte	Henderson	McClain

Myers	Reuter	Slade	Weber
Ott	Saunders	Stolzenburg	Weissenborn
Plante	Sayler	Stone	Williams
Pope	Scarborough	Thomas	Wilson
Poston	Shevin	Trask	Young

The Senate resumed consideration of the Conference Committee Report on-

HB 5210-A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1970, and ending June 30, 1971, to pay salaries, other expenses, capital outlay—buildings and improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

Senator Wilson raised a similar point of order to the one raised by Senator Karl in the morning session this day.

The President ruled that the point was not well taken that within the framework of the constitutional requirements of the within the framework of the constitutional requirements of the appropriations bill containing only matters concerning the salaries of public officials and current operating expenses, there is no prohibition procedurally to the conference committee recommending and agreeing to other supplemental legislation in separate bills. Further, the conference committees can exercise the latitude that may be required of them in order to prepare an appropriations bill which is acceptable to both houses.

The question recurred on the adoption of the Conference Committee Report on HB 5210, which was adopted in its entirety. The vote was:

Yeas-29

Mr. President Askew Barron Barrow Beaufort Bishop Boyd Broxson	Chiles de la Parte Friday Gong Gunter Haverfield Hollahan Horne	Knopke McClain Myers Poston Saunders Scarborough Shevin Slade	Stone Thomas Trask Weissenborn Williams
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Nays-17

Bafalis Bell Daniel Deeb Ducker	Fincher Henderson Johnson Karl Lane	Plante Reuter Sayler Stolzenburg Weber	Wilson Young
Ducker	Lane	weper	

HB 5210 as amended by the Conference Committee Report was read by title, passed and certified to the House. The vote

Yeas-28

Mr. President Askew Barrow Beaufort Bishop Boyd Broxson	Chiles de la Parte Friday Gong Gunter Haverfield Hollahan	Horne Knopke McClain Myers Poston Saunders Scarborough	Shevin Slade Stone Thomas Trask Weissenborn Williams
Nays-17			
Bafalis Bell Daniel Deeb Ducker	Fincher Henderson Johnson Karl Lane	Plante Reuter Sayler Stolzenburg Weber	Wilson Young

EXPLANATION OF VOTE

I vote no on HB 5210 for the following reasons:

- (a) I object to the invasion of the State School Fund,
 (b) The appropriations for education are not realistic,
 (c) The bill, in my opinion, violates the provisions of Article III, Section 12

Frederick B. Karl. 14th District

On motions by Senator Chiles, by two-thirds vote, CS for HB 4358 was withdrawn from the Committees on Ways and Means and Education and placed on the Calendar.

CS for HB 4358—A bill to be entitled An act relating to education; repealing subsection 236.04(10), Florida Statutes, removing the ninety percent (90%) requirement for instructional positions to instruction units; amending subsection 236.07 (5), Florida Statutes, by combining educational improvement expense and county school sales tax fund into one allocation; repealing subsection 236.07(6), Florida Statutes, repealing education improvement expense allocation; amending subsection 236.07(8), Florida Statutes, providing for a cost of living increase for salaries, other current expense and transportation; amending subsection 236.07(9), Florida Statutes, increasing the required local effort for participation in the minimum foundation program; amending paragraph 236.074 (4) (d), Florida Statutes; expanding the purposes for which district school additional capital outlay funds may be used; amending section 236.075, Florida Statutes; providing a severability clause; providing an effective date. providing an effective date.

Was read the second time by title.

The following amendment recommended by the Conference Committee on HB 5210 was adopted on motion by Senator Bovd:

Line 28, page 1, strike all after the enacting clause and insert the following:

Section 1. Subsection (10) of section 236.04, Florida Statutes, is repealed.

Section 2. Subsection (5) of section 236.07, Florida Statutes, is amended to read:

236.07 Procedure for determining annual apportionment to each district.—The procedure for determining the apportionment annually to each district foundation program fund shall be as follows:

- (5) DETERMINING THE AMOUNT FOR CURRENT EXPENSES OTHER THAN INSTRUCTIONAL SALARIES AND TRANSPORTATION.—
- (a) Multiply the number of instruction units, determined for (a) Multiply the number of instruction units, determined for each district according to law, by [one thousand fifty dollars.] two thousand one hundred fifty dollars (\$2,150.00) in 1970-71; three thousand two hundred fifty dollars (\$3,250.00) in 1971-72; four thousand three hundred fifty dollars (\$4,350.00) in 1972-73; five thousand four hundred fifty dollars (\$5,450.00) in 1973-74 and each year thereafter. This product shall be the amount included for current expense other than instructional salaries and transportation; provided, that of this product one hundred dollars (\$100.00) per instruction unit shall be specifically designated for the purchase of instructional materials; and provided further, that the state board shall establish minimum standards to be met by school boards in expending funds for other current expenses.
- (b) The commissioner shall annually determine the difference
- 1. [Three mills of tax on ninety-five percent of the total non exempt assessed valuation.] The number of mills of tax required for participation in the minimum foundation program in section 236.07(9), Florida Statutes, on ninety-five percent (95%) of the total non exempt assessed valuation for all counties in the state for the preceding year as determined by the auditor general and department of revenue, [*[] pursuant to paragraph (a) of subsection (9) [] land paragraph (a) of subsection (9),[]] and
- 2. [Three mills of tax on the total assessed valuation of non exempt property of] The number of mills of tax required for participation in section 236.07(9), Florida Statutes, of the total assessed valuation of non exempt property for all counties collectively for the preceding year, multiplied by ninety-five percent (95%).
- 3. The difference so determined shall be divided by the total number of instruction units included in the minimum foundation program for all school districts collectively, and the amount determined for each instruction unit shall be added to the [one thousand fifty dollars] amount determined in section 236.07(5)(a), Florida Statutes, to determine the total value to be included pursuant to this subsection.

Section 3. Subsection (8) of section 236.07, Florida Statutes, is amended to read:

236.07 Procedure for determining annual apportionment to each district.—The procedure for determining the apportionment annually to each district foundation program fund shall be as follows:

- (8) DETERMINING THE TOTAL CALCULATED COST OF THE MINIMUM FOUNDATION PROGRAM.—
- (a) The total calculated cost of the minimum foundation program in each district shall be the sum of the amounts included in the minimum foundation program for instructional salaries, transportation, current expenses other than instructional salaries and transportation, education improvement expense, [transportation,] and capital outlay[,] and debt service, as set forth above.
- (b) For fiscal year 1974-75 and each year thereafter the amount allocated to each county for instructional salaries, transportation, current expense other than instructional salaries and transportation, and education improvement expense shall be increased by an appropriate percentage to provide for the cost of living change over the previous fiscal year. The state board of education shall provide from a reliable published source the best cost of living adjustment for education for this purpose on a year to year basis.
- Section 4. Paragraph (a) of subsection (9) of section 236.07, Florida Statutes, is amended to read:
- 236.07 Procedure for determining annual apportionment to each district.—The procedure for determining the apportionment annually to each district foundation program fund shall be as follows:
- (9) DETERMINING THE MINIMUM FINANCIAL EFFORT IN EACH FISCAL YEAR REQUIRED OF EACH DISTRICT FOR THE MINIMUM FOUNDATION PROGRAM.—
- [(a) Beginning with the 1969-70 fiscal year the formula of index of taxpaying ability, prescribed by section 236.071 shall no longer be used. In its place each school district's share of the minimum foundation program cost shall be determined by the three mill equivalency test as defined herein.]
- [1.] (a) The amount that each district shall provide toward the cost of the minimum foundation program shall be [three mills] ninety-five percent (95%) of four (4) mills in 1970-71, ninety-five percent (95%) of five (5) mills in 1971-72, ninety-five percent (95%) of six (6) mills in 1972-73, and ninety-five percent (95%) of seven (7) mills in 1973-74 and each year thereafter of tax on one hundred percent (100%) [assessment] of the nonexempt assessed valuation [of the nonexempt real and personal property] of that district for the preceding calendar year. [multiplied by ninety-five percent.] [2.] The level of assessment of property for each district shall be determined by the agency authorized by law. After consultation with the department of revenue, the auditor general is directed to determine for each school district the ratio of the assessment roll compared to full value and shall certify the results of such study to the department of education. In making this certification, the auditor general shall consider and be guided by the statutory standards to which the assessors are required to adhere. This certification shall be made no later than May 1 of each year[. Districts failing to assess one hundred percent valuation of property will be required to levy the additional taxes necessary to raise the level of contribution to the level of one hundred percent assessment, and such amount should be added to the three mill requirement for participation in the minimum foundation program.] except the first year of the said study. In each school district failing to assess at one hundred percent (100%) valuation of property, the school district share of the minimum foundation program cost shall be computed at a level of assessment equal to one hundred percent (100%) of the nonexempt assessed property valuation of the district for the preceding calendar year. For each year subsequent to the fiscal year 1970-71 the level of assessment of property for each district as determined by the ratio study on the 1970 tax roll shal

- are not appropriated in full for a given year the increased local effort required hereunder shall not apply, and in lieu thereof the local effort required shall revert to the level required for the year in which other current expense was last fully funded. When the amount of the increase of one thousand one hundred dollars (\$1,100.00) in other current expense as provided in section 236.07(5), Florida Statutes, allocated to any district for any year, 1970-71 through 1973-74, is less than the amount of the increase of one (1) mill of required local effort for that district as provided herein an amount equal to the difference of the increase of one (1) mill and the increase in other current expense shall be allocated to the district.
- [3.] The financial effort of any school district toward meeting the cost of a minimum foundation program for that district shall consist of the proceeds of the district current school taxes; provided, that when a district is levying the maximum mills permitted by law, race track, federal impact, and national forest funds may be included.
- Section 5. Effective July 1, 1971 paragraph (b) of subsection (9) of section 236.07, Florida Statutes, is repealed.
- Section 6. Chapter 236, Florida Statutes, is amended by adding thereto section 236.072 to read as follows:
- 236.072 District ad valorem tax equalization allocations.— There is hereby established, as a part of the district school fund, district ad valorem tax equalization allocations as hereinafter determined:
- (1) The average state-wide yield per mill of taxation per pupil shall be determined by multiplying the total non-exempt assessed valuation for the prior year as adjusted to one hundred percent (100%) assessment by one (1) mill and then dividing the result by the total average daily attendance in grades one (1) through twelve (12) for the prior year.
- (2) The average district yield per mill of taxation per pupil for each district shall be determined by multiplying the total nonexempt assessed valuation for the prior year as adjusted to one hundred percent (100%) assessment by one (1) mill and then dividing the result by the total average daily attendance in grades one (1) through twelve (12) in the district for the prior year.
- (3) The district yield per mill of taxation per pupil shall be then compared to the average state-wide yield per pupil and any district having an average yield which is less than the state average yield shall become eligible for participation in the district ad valorem tax equalization fund as prescribed in subsection (4) of this section.
- (4) Multiply the amount of dollars the district is below the state average per mill per pupil by the number of pupils for the prior year in average daily attendance in grades one (1) through twelve (12) in the district; then multiply this product by the difference between the millage for local effort as required by section 236.07(9)(a), Florida Statutes, and seven (7) mills. The amount thus obtained shall be the amount to be allocated to the said district provided, however, that any district not levying for the prior year ten (10) mills for operating purposes or any district having an assessment level below that of the state at large shall not be entitled to any allocation under this section.
- (5) The amounts available to any district under the provisions of this section shall be distributed in twelve (12) monthly payments as nearly equal as practicable. The comptroller shall issue warrants based on the certification of the commissioner of education of the amounts due each eligible district; however, for the fiscal year 1970-71 no distribution shall be made until after January 1, 1971, and for the 1970-71 fiscal year the annual allocation shall be divided into no more than six (6) monthly payments in accordance with this subsection.
- (6) If the funds appropriated for the purpose of implementing this section are not sufficient to pay the requirements in full, the commissioner of education shall prorate the available funds on a percentage basis.
- Section 7. Section 236.074, Florida Statutes, is amended to
- (Substantial rewording of section. See Section 236.074, F.S., for present text.)
- 236.074 District school additional capital outlay trust fund created.—

- (1) ADDITIONAL CAPITAL OUTLAY.—In addition to the capital outlay funds provided in section 18, article XII of the constitution of 1885 as adopted by section 9(d) of article XII, 1968 revised constitution and section 236.07, Florida Statutes, there is provided hereby additional capital outlay funds in the amounts and upon the conditions hereinafter provided.
- (2) AVERAGE DAILY ATTENDANCE.—The term "average daily attendance" as used in this section means average daily attendance for grades one (1) through twelve (12).
- (3) APPROPRIATION FOR ADDITIONAL CAPITAL OUT-LAY.—There is created in the office of the state treasurer a district school additional capital outlay trust fund. There is hereby annually appropriated from the general revenue fund to the district school additional capital outlay trust fund of the several districts maintained in the office of the state treasurer a sum which shall be equal to eight hundred dollars (\$800.00) multiplied by the number of pupils in average daily attendance for the last completed school year, commencing with the school year 1969-70, which is in excess of the number of pupils in average daily attendance during the next preceding school year as determined by law; provided, that the average daily attendance for the next preceding school year shall never be computed for the purposes of this section as less than the average daily attendance for any school year commencing with and subsequent to the 1955-56 school year.
- (4) LIMITATIONS ON APPROPRIATION.—The annual appropriation made in subsection (3) of this section is subject to the following limitations:
- (a) In order for a school board to avail itself of the appropriation in subsection (3) of this section, it must create in its district school fund a separate fund known as the school construction fund.
- (b) The funds in the school construction fund in the district school fund of any district shall be used only in acquiring, building, constructing, altering, improving, enlarging, furnishing, or equipping capital outlay projects for school purposes approved by the department of education and in accordance with the findings of the state board of education as to priority of needs as shown by a survey or surveys.
- (c) The funds in the school construction fund in the district school fund of any district may be invested as provided by law for the investment of other funds in the district school fund until they can be utilized as required under this section; provided that such funds and the interest accruing thereon shall be expended for no purpose other than provided for under this section.
- Section 8. Section 236.251, Florida Statutes, is amended to read:
- $236.251~{\rm Tax}~{\rm levy}\,;$ participation in minimum foundation program; limitation.—
- [(1)] Effective July 1, [1968,] 1970, each school board desiring to participate in the minimum foundation program for kindergartens and grades one (1) through twelve (12) shall levy no more than ten (10) mills of tax on the nonexempt assessed valuation of the district, exclusive of millage voted for: [voted district building and bus,] local capital improvement, required debt service, [and the millage] required [for] junior college minimum effort[.], required additional kindergarten local effort, commissions to tax collector and tax assessor, deficit in state funding of retirement matching, cost of liability insurance due to waiver of sovereign immunity, capital improvements under section 9 of article VII of the state constitution, and the amount of money necessary to replace any decrease in funds from Public Law 874, decrease meaning the difference between that amount of money received by the school district during the current fiscal year and the largest amount of money received by the said district under the said law subsequent to July 1, 1967. [If the application of the above millage limitation creates a condition in any district wherein its 1968-69 current operating budget from state and district tax sources cannot exceed its 1967-68 current operating budget by at least twelve hundred dollars per instruction unit, the allocation of state funds shall be increased to the extent necessary to provide a twelve hundred dollar increase per instruction unit in its 1968-69 operating budget.]
- [(2) For the purposes of this section, current operating budget shall mean the total budget from state sources as

- provided in sections 236.07(10) and 236.075 and local taxes, exclusive of the amount collected for building and bus, required debt service, and junior college minimum required effort.]
- [(3) The millage limitation of ten mills in this section may be increased to the extent necessary to replace any decrease in funds from Public Law 874 from the previous year.]
- Section 9. Effective July 1, 1974, section 236.251, Florida Statutes, is repealed.
- Section 10. Effective July 1, 1971, subsection (2) of section 230.761, Florida Statutes, is repealed.
- Section 11. Section 230.764, Florida Statutes, is amended to read:
- 230.764 Department of education to determine units for junior colleges; [state board] department of education to authorize recalculation.—
- (1) DEPARTMENT OF EDUCATION TO DETERMINE UNITS.—The department of education shall determine from reports submitted by presidents of junior colleges as prescribed by regulations of the state board the average daily attendance of students, the instructional personnel employed, and the number of students transported in the junior colleges authorized by law and regulations of the state board. On the basis of said reports the department shall determine the number of instruction and transportation units in each junior college as hereinafter prescribed.
- (2) Recalculation authorized.—If in any junior college in any year the average daily attendance of students for the first two (2) months of any academic year is greater than the average daily attendance in the junior college during the first two (2) months of the preceding academic year, the department shall have the authority to authorize an increase in the amount of funds allocated for the junior college minimum foundation program fund for that junior college by the percentage increase in average daily attendance[.], provided further that state funds provided in section 236.075, Florida Statutes, relating to district school sales tax funds shall be increased by the same percentage by which the state funds for the minimum foundation program are increased for that junior college pursuant to this section.
- Section 12. Subsection (4) of section 230.767, Florida Statutes, is amended to read:
- 230.767 Procedure for determining annual apportionment to each junior college district.—The procedure for determining the annual apportionment for the junior college minimum foundation program fund of each junior college district authorized to operate a junior college under the provisions of section 230.752, Florida Statutes, or section 230.753, Florida Statutes, shall be as follows:
- (4) DETERMINING THE AMOUNT FOR CURRENT EXPENSES OTHER THAN INSTRUCTIONAL SALARIES AND TRANSPORTATION.—Multiply the number of instruction units for junior colleges, determined for each district according to law, by [one thousand five hundred fifty dollars] one thousand nine hundred dollars (\$1,900.00), add seventeen thousand five hundred dollars (\$17,500.00) for administrative expenses, including salaries of the first approved junior college center in each district, and add ten thousand dollars (\$10,000.00) for administrative expenses, including salaries of each additional center approved by the state board of education. The sum of these shall be the amount included for current expenses other than instructional salaries and transportation for the junior college program in each district where a junior college is operated; provided, that all of the money provided hereunder is used exclusively for junior colleges; and provided, further, that the state board shall establish minimum standards to be met by district boards in expending these funds for junior colleges.
- Section 13. Effective July 1, 1971, subsection (7) of section 230.767, Florida Statutes, is repealed.
- Section 14. Effective July 1, 1971, subsection (8) of section 230.767, Florida Statutes, is renumbered (7) and amended to read:
- 230.767 Procedure for determining annual apportionment to each junior college district.—The procedure for determining the annual apportionment for the junior college minimum founda-

tion program fund of each junior college district authorized to operate a junior college under the provisions of section 230.752, Florida Statutes, or section 230.753, Florida Statutes, shall be as follows:

(8) DETERMINING THE ALLOCATION FROM STATE FUNDS.—The total allocation to each junior college for the FUNDS.—The total allocation to each junior college for the junior college minimum foundation program fund shall be the total calculated cost of the minimum foundation program for that junior college as determined in subsection (6) [less the minimum financial effort required as determined in subsection (7)]; provided, however, that [from this amount there shall be deducted in the succeeding fiscal year any unused portion of the amount included in the junior college minimum foundation are great for instruction units of any type or classification.] program for instruction units of any type or classification.] the amount included in the junior college minimum foundation program shall be adjusted in the succeeding fiscal year based on the final units and positions by rank and contract status.

Section 15. Section 230.769, Florida Statutes, is amended to

230.769 Budgets for junior colleges.—The president of each junior college shall recommend to the board of trustees a budget of income and expenditures at such time and in such form as the state board may prescribe. Upon approval of a budget by the board of trustees such budget shall be [submitted to a budget review board composed of five members of the school boards of the districts participating in the support of a junior college, apportioned according to the regulations of the state board and named by the respective school boards; provided, that each participating district shall have at least one member. Such budget review board shall have the power to approve or disapprove the budget and return it to the trustees with objections. If approved, the budget shall be] transmitted to the department of education for review and approval. [If returned, the trustees shall make such revisions as are approprito the department of education for review and approval. [If returned, the trustees shall make such revisions as are appropriate. If the budget review board disapproves the budget a second time, the budget, along with supporting data from the budget review board and from the trustees, shall be submitted to the department of education, which shall review the same and determine the propriety and sufficiency thereof. The department of education shall exercise final authority either to approve the budget as submitted or to require certain changes to be made in adjustment of the differences.] Rules and regulations of the state board shall prescribe procedures for effecting budget amendments subsequent to the final approval of a budget for a given year.

Section 16. It is the legislative intent that junior colleges continue to be operated by district boards of trustees as provided in subsection (2) of section 230.753, Florida Statutes, and that no department, bureau, division, agency, or subdivision of the state shall exercise any responsibility and authority to operate any junior college of the state except as specifically provided by law or regulations of the state board of education.

Section 17. This act shall take effect July 1, 1970.

The following amendment recommended by the Conference Committee on HB 5210 was adopted on motion by Senator

In title, line 4, page 1, strike title in its entirety and insert:

A bill to be entitled An act relating to education; repealing section 236.04(10), Florida Statutes, removing the requirement that instructional personnel be not less than ninety percent (90%) of instruction units; amending section 236.07(5)(a), Florida Statutes, providing additional funds for other current expense; amending section 236.07(5)(b), Florida Statutes, defining procedure for implementing the ratio study of assessment levels; amending section 236.07(8), Florida Statutes, providing for cost of living adjustment; amending section 236.07(9)(a), Florida Statutes, increasing the required local effort for participation in the minimum foundation program; repealing section 236.07(9)(b), Florida Statutes, requiring additional local effort for kindergartens under the minimum foundation program, effective July 1, 1971; amending chapter 236, Florida Statutes, by adding section 236.072 providing for district ad valorem tax equalization allocations; prescribing the procedures for determining eligibility for such allocations; providing for the distribution of such funds; authorizing the prorating of funds; amending section 236.074, Florida Statutes, deleting local matching by school districts for entitlement to district school additional capital outlay funds; expanding the purposes for

which such funds may be used; amending section 236.251, Florida Statutes, to authorize additional voted millage for district operating funds; repealing section 236.251, Florida Statutes, providing limitation on tax levy, effective July 1, 1974; repealing section 230.761(2), Florida Statutes, requiring district support for junior college, effective July 1, 1971; amending section 230.764, Florida Statutes, authorizing recalculation for sales tax funds for junior college; amending section 230.767(4), Florida Statutes, providing additional funds for other current expense for junior college; repealing section 230.767(7), Florida Statutes, determining district financial effort for junior college, effective July 1, 1971; amending section 230.767(8), Florida Statutes, removing reference to district financial effort for junior college, effective July 1, 1971; amending section 230.769, Florida Statutes, deleting requirement for junior college budgets to be reviewed by budget review board; providing legislative intent regarding the operation of junior colleges by district boards of trustees; providing an effective date.

On motion by Senator Boyd, the rules were waived and CS for HB 4358 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas-30

Mr. President	Daniel	Karl	Slade
Askew	de la Parte	Knopke	Stone
Barrow	Friday	McClain	Thomas
Beaufort	Gong	Myers	Trask
Bishop	Gunter	Poston	Weissenborn
Boyd	Haverfield	Saunders	Williams
Broxson	Hollahan	Scarborough	
Chiles	Horne	Shevin	

Navs-15

Bafalis	Fincher	Plante	Weber
Bell	Henderson	Reuter	Wilson
Deeb	Johnson	Sayler	Young
Ducker	Lane	Stolzenburg	

On motions by Senator Chiles, by two-thirds vote, House Bills 5068 and 3373 were withdrawn from the Committee on Ways and Means.

On motions by Senator Horne, by two-thirds vote, House Bills 4759, 1018, 4144 and 4210 were withdrawn from the Committee on Judiciary.

On motion by Senator Bafalis, by two-thirds vote, SB 620 was withdrawn from the Committee on Judiciary.

On motion by Senator Barron, by two-thirds vote, House Bills 4098, 4102, 4113 and 4191 were withdrawn from the Committee on Insurance.

On motion by Senator Bell, by two-thirds vote, SB 66 was withdrawn from the Committee on Ways and Means.

Unanimous consent was granted Senator Bell to take up out of order-

SB 66-A bill to be entitled An act relating to state office buildings; authorizing board of commissioners of state institubuildings; authorizing board of commissioners of state institu-tions to construct or purchase a state office building in Fort Lauderdale, Broward County; authorizing local governmental agencies to convey lands and do other acts necessary to carry out the purposes of this act; providing an effective date.

which was read the second time by title.

Senator Bell offered the following amendment which was

Line 27, page 2, strike all of Section 2 and renumber Section 3 as Section 2

On motion by Senator Bell, the rules were waived and SB 66 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—37 Nays—None

Boyd	Friday	Johnson
Broxson	Gong	Karl
Daniel	Gunter	Knopke
	Haverfield	Lane
Ducker	Henderson	McClain
	Broxson Daniel de la Parte	Broxson Gong Daniel Gunter de la Parte Haverfield

Stone Myers Sayler Wilson Young Plante Scarborough Thomas Trask Shevin Poston

Weber Slade Reuter Stolzenburg Williams Saunders

On motion by Senator Friday, the rules were waived and the Senate reverted to-

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

I am directed to inform the Senate that the House of Representatives has passed-

By Representative Sessums and others-

HB 5488—A bill to be entitled An act to establish a Charter Government for Hillsborough County; to consolidate the municipality of Tampa and Hillsborough County into this Charter Government; to consolidate into this Government all of the boards, districts, authorities, agencies and councils other than the public school system, the Junior College System, the Tampa Port Authority, the Hillsborough County Aviation Authority, the Tampa-Hillsborough Expressway Authority and the municipalities of Plant City and Temple Terrace; to provide a new method of appointment for members of the Hillsborough County Aviation Authority, Tampa Port Authority and Tampa-Hillsborough Expressway Authority; to provide for prosecution and punishment of violation of County Ordinances and a Magistrates Court therefor; to authorize the levy of advalorem and other taxes and limit the levy of advalorem taxes; to provide for the establishing and abolishing of constitutional taxing units; to authorize the pledging of taxes to bond issues; to provide a penalty for a conflict of interest code; to provide for a Sheriff, Tax Assessor, Tax Collector and Supervisor of Elections in Hillsborough County; to abolish certain offices and transfer certain duties from and to the Clerk of the Circuit Court; to repeal or render inapplicable laws concerning local government in Hillsborough County; providing for the application of laws not repealed or not inconsistent with this Charter; to provide an initial code of ordinances: to provide for construcgovernment in immodrating country, providing for the application of laws not repealed or not inconsistent with this Charter; to provide an initial code of ordinances; to provide for construction of laws and ordinances; to provide a severability clause; to provide for a referendum; to provide an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

 $HB\ 5488,$ contained in the above message, was read the first time by title and referred to the Committee on Rules and Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By The Committee on Natural Resources and Conservation—

CS for SB 450—A bill to be entitled An act relating to pollutants; providing definitions; prohibiting pollution; providing for authority in the department of natural resources to act in preventing and controlling oil discharges and other pollution; authorizing the department to provide employees and equipment in ports and other places; providing for recovery of cost in controlling and cleaning pollution; providing for licenses for terminal facilities, and for fees and exceptions; creating Florida coastal protection fund; providing for removal of derelict vessels; providing for emergency proclamations; providing penalties; providing that failure of pilot and master of ship to notify of a discharge shall be a felony; providing an effective date. CS for SB 450-A bill to be entitled An act relating to

Amendment 1-

Section 7, line 3, strike the period after the words "this act" and insert the following: a comma (,) and the words "provided however, such rules and regulations shall not conflict with rules

and regulations issued by the Department of Air and Water Pollution Control, pursuant to Chapter 403, Florida Statutes."

On page 6, line 23, strike ", or into any river, stream, sewer, surface water drain or other waters that drain into the coastal waters of the states is prohibited" and insert the following: is prohibited.

Amendment 3-

On page 18, line 17, strike the period (.) and insert the following: or with the rules, regulations and directives of the Department of Air and Water Pollution Control issued pursuant to chapter 403, Florida Statutes.

Amendment 4-

In Section 7, line 3 strike "necessary to carry out the intent of this act." and insert the following: insofar as they relate to oil spills or discharges or the spills or discharges of other pollutants into the waters of this state, or onto the coasts of this state.

Amendment 5-

On page 13, lines 14 and 15, strike "fine of not more than (\$50,000)." and insert the following: civil penalty of not more than (\$50,000.00) to be assessed by the department.

On page 14, strike "as provided in section 6(5)." on line 13 and all of lines 14 and 15 and insert the following: the amount of which is to be determined by the department upon the basis of the total capacity of the terminal facility for oil and other pollutants, but in no event shall exceed \$500.00. License fees for a part of a year shall be pro-rated.

Amendment 7—

On page 16, line 27, after the word "state" insert the following: or any other person

Amendment 8-

On page 16, line 28, after the word "state" insert the following: or any injured person

Amendment 9—

On page 17, lines 1 and 2, after the word "vessel." strike: "If the state is damaged by a discharge prohibited by this act it" and insert the following: the state or any person damaged by a discharge prohibited by this act

Amendment 10-

Amendment 11-

In Section 7, (2) (a), strike "be required to"

Amendment 12-

In Section 7, (2) (a), strike "adequate" and insert the following: such

Amendment 13-

In Section 7, (2) (a), strike "approved" and insert the following: as may be required

Amendment 14-

In title on page 1, strike everything after "an act relating to pollutants and insert the following: ; providing definitions; prohibiting such pollution; providing for authority in the department of natural resources to act in preventing and controlling oil spills and other pollution; authorizing the department to provide employees and equipment in ports and other places; providing for recovery of cost in controlling and cleaning pollution; providing for licenses for terminal facilities, and for fees and exceptions; creating Florida coastal protection

fund; providing for strict liability; providing for criminal and civil penalties; providing for the removal of derelict vessels by the state; providing for cooperation and coordination of all state agencies; authorizing the department of natural resources to require by rules and regulations that terminal facilities and vessels establish and maintain evidence of financial responsibility to reimburse the state and private citizens for damages caused by discharges of pollutants; providing an appropriation; providing an effective date. providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Young, the Senate refused to concur in House amendments 1 and 3 to CS for SB 450, and the House was requested to recede therefrom.

On motions by Senator Young, the Senate concurred in House amendments 2, 4, 5 and 6.

Senator McClain offered the following amendment to House amendment 7 which was adopted:

In Section 12, lines 27-29 and 1-5, pages 16 and 17, strike all of lines 27-29 and through "curred" on line 5

The vote was:

Yeas-16

Mr. President Barron Barrow Bell	Bishop Chiles Lane McClain	Ott Poston Saunders Sayler	Stolzenburg Trask Weissenborn Wilson
Nays-15			
Bafalis Beaufort de la Parte Ducker	Gong Gunter Haverfield Hollahan	Johnson Knopke Plante Shevin	Slade Stone Young

On motion by Senator Chiles, the Senate reconsidered the vote by which the amendment to House amendment 7 was adopted. The vote was:

Johnson

Stone

Stolzenburg

Yeas-21

Askew

Bafalis Beaufort Chiles Deeb de la Parte	Fincher Gong Gunter Haverfield Hollahan	Knopke Plante Sayler Shevin Slade	Thomas Young
Nays-14			
Mr. President Barrow Bell Bishop	Lane McClain Ott Poston	Saunders Stolzenburg Trask Weber	Weissenborn Wilson

Ducker

Bishop

The question recurred on the amendment to House Amendment 7, which failed. The vote was:

Ott

Yeas-16 Mr. President

Barron Barrow Bell	Fincher Lane McClain	Poston Saunders Sayler	Trask Weber Wilson
Nays-19			
Askew Bafalis Beaufort Chiles Deeb	de la Parte Ducker Gong Gunter Haverfield	Hollahan Knopke Plante Shevin Slade	Stone Thomas Weissenborn Young

On motion by Senator Young, the Senate concurred in House amendment 7.

Senator Bishop moved that the Senate reconsider the vote by which the Senate concurred in House Amendment 7. The motion was adopted and the Senate refused to concur in House Amendment 7 and the House was requested to recede there-

Senator Young moved that the Senate concur in House amendment 8.

On substitute motion by Senator Ducker, the Senate refused to concur in House amendment 8 and the House was requested to recede therefrom.

On motion by Senator Young, the Senate refused to concur in House amendment 9, and the House was requested to recede therefrom.

On motions by Senator Young, the Senate concurred in House amendments 10, 11, 12, 13 and 14 to CS for SB 450. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments-

By Senator Shevin and Others-

SB 1186—A bill to be entitled An act to amend Section 253.62, Florida Statutes, by adding thereto a new subsection (3) authorizing the trustees of the internal improvement trust fund to convey lands to the United States for the establishment of Biscayne National Monument; ratifying, confirming and validating all acts and actions of said trustees and all agreements between said trustees and the United States Government regarding the conveyance of any state lands to the United States for the establishment of said Biscayne National Monument; providing that the trustees shall not be required to reserve oil, gas, phosphate or other mineral rights or enter into an agreement for royalties; by adding thereto a new subsection (4) setting forth legislative intent, as well as the right of the United States Government to immediate possession of said lands and setting forth conditions under which the conveyance authorized herein shall become absolute; providing a severability clause; providing an effective date. SB 1186-A bill to be entitled An act to amend Section

Amendment 1-

On page 3, line 9, insert, following the word, "therefor":

Within 10 years following the passage of this act,

Amendment 2-

On page 3, line 19, strike all of line 19 and insert the following: July 1, 1970.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Shevin, the Senate refused to concur in House amendment 1 to SB 1186, and the House was requested to recede therefrom.

On motion by Senator Shevin, the Senate concurred in House amendment 2.

The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. June 2, 1970 President of the Senate

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Stone-

SB 1203-A bill to be entitled An act relating to elections; providing a procedure by which minority parties obtain a position on the general election ballot; providing a procedure

allowing independent candidates to obtain a position on the general election ballot; repealing the provision prohibiting candidates from seeking the nomination of a party if they have been members of another party within one (1) year; repealing the provision prohibiting candidates from supporting opponents of members of his own party; providing a new procedure by which minority parties may have the names of their candidates for the offices of president and vice-president placed on the general election ballot; amending section 97.021, 99.021, 100.051, 101.251 and 101.263, Florida Statutes; adding new sections 99.152, 99.153, 101.261, 101.262, 101.263; providing an effective date.

Amendment 1—

On page 1, line 28, strike everything after the enacting clause and insert the following:

Section 1. Subsection (14) of section 97.021, Florida Statutes, is amended to read: (substantial rewording of section, see existing section for present text)

97.021 Definitions.—The following words and phrases when used in this code shall be construed:

(14) "Minority political party" is any group as defined in this subsection which on January 1, preceding a primary election does not have registered as members five percent (5%) of the total registered electors of the state. Any group of citizens, organized for the general purposes of electing to office qualified persons and determining public issues under the democratic processes of the United States, may become a minority political party of this state by filing with the secretary of state a certificate showing the name of the organization, the names of its current officers including the members of its executive committee, and a copy of its constitution or by-laws. It shall be the duty of the minority political party to notify the secretary of state of any changes in the filing certificate within five (5) days of such changes. Any organization which was considered a minority political party prior to the effective date of this act must register with the secretary of state and otherwise comply with provisions of this subsection, notwith-standing any previous organization or recognition it had obtained.

Section 2. Section 99.021, Florida Statutes, is amended to read:

99.021 Form of candidate oath.-

(1)(a) Every candidate for nomination or election to any office is required to take and subscribe to an oath or affirmation in writing in which he shall state:

- 1. The party of which he is a member;
- [2. That he will not actively and publicly oppose the election of any opposed member of his party for any office, nor will he actively and publicly support the candidacy of any opposed member of another party, on the ballot in the general election in which he seeks election and that he was not a registered member of any other political party during the one year preceding the date of the general election in which the candidate seeks to be elected;]
- 2. That he is not a registered member of any other political party and has not been a candidate for nomination for any other party for a period of six (6) months preceding the general election for which he qualified.
 - 3. The title of the office for which he is a candidate;
 - 4. That he is a qualified elector of the state;
 - 5. The name of the county of his legal residence;
- 6. That he is qualified under the laws of Florida to hold office for which he desires to be nominated;
- 7. That he has paid the assessment levied against him as a candidate for said office by the executive committee of the party of which he is a member;
- 8. That he has not violated any of the laws of the state relating to elections or reregistration of elections;
- 9. That he has taken the oath as required by subsection 876.05-876.10;

- 10. That he has qualified for no other public office in the state, the term of which office or any part thereof runs concurrent to the office he seeks; and
- 11. That he has submitted a sworn statement of contributions and expenditures, if any, incurred prior to the time of qualifying and since the last preceding general election. Such statement shall be filed at the same time and with the officer before whom said person qualified as a candidate but need not be filed by any person who had no contributions or expenditures during such period.
- (b) A printed copy of the oath of candidate is required to be furnished to the candidate by the executive committee of his party and the oath shall be substantially in the following form:

State of Florida County

Before me, an officer authorized to administer oaths, personally appeared to me well known, who, being sworn, says he is a member of the party; [that he will not actively and publicly oppose the election of any opposed member of his party for any office, nor will he actively and publicly support the candidacy of any opposed member of another party, on the ballot in the general election in which he seeks election;] that he is a candidate for the office of [in the] [primary; that he was not a registered member of any other political party during the one (1) year immediately preceding the general election in which he seeks election;] that he is not a registered member of any other political party and he has not been a candidate for nomination for any other party for a period of six months preceding the general election in which he seeks election; that he is a qualified elector of county, Florida; that he has paid the assessment levied against him as a candidate for said office by the state executive committee of the party, if any; that he is qualified under the constitution and the laws of Florida to hold the office for which he desires to be nominated; that he has taken the oath required by subsection 876.05-876.10, Florida Statutes; that he has not violated any of the laws of the state relating to elections or the registration of elections; that he has qualified for no other public office in the state in violation of section 99.012, Florida Statutes, the term of which office or any part thereof runs concurrent to the office he seeks; and that he has submitted a sworn statement of contributions and expenditures, if any, incurred prior to the time of qualifying and since the last preceding general election.

Initial here if no contributions or expenditures have been incurred prior to the time of qualifying and since the last preceding general election. (If unable to initial attach sworn statement.)

signature of candidate

address

Sworn to and subscribed before me this day of , 19__ at Florida.

county,

signature and title of officer administering oath

Section 3. Section 100.051, Florida Statutes, is amended to read:

100.051 Candidate's name on general election ballot.—The board of county commissioners of each county shall print on ballots to be used in their county at the next general election the names of candidates who have been nominated [and qualified] by a recognized political party or, in the case of independent candidates or candidates from minority political parties, certified by the secretary of state as having obtained a position on the general election ballot in compliance with the requirements of this code.

Section 4. Section 101.251, Florida Statutes, is amended by the addition of a new subsection (2) and existing subsections (2) and (3) shall be renumbered accordingly. The new subsection (2) shall read:

101.251 County commissioners to print names of candidates on ballot, etc.—

(2) In addition to the names printed on the ballot as provided in subsection (1) of this section, the board of county commissioners of each county shall have printed on the general election ballot to be used in their counties, the names of the minority party and independent candidates who have been certified by the secretary of state as having obtained a position on the general election ballot in compliance with the requirements of this code.

Section 5. Chapter 101, Florida Statutes, is amended by adding sections 101.261, 101.262, 101.263 and 101.264 to read:

101.261 Minority party candidates for state office; names on ballot.—Minority political parties may have the names of their candidates for the offices of governor, lieutenant governor, secretary of state, attorney general, comptroller, treasurer, commissioner of agriculture, commissioner of education, member of the public service commission, justice of the supreme court and United States senator, printed on the general election ballot in which election one (1) or more of those offices will be filled, provided that a petition requesting that the party be assigned a position on the general election ballot is signed by three percent (3%) of the registered electors of Florida, as shown by the compilation by the secretary of state for the last preceding general election. A separate petition shall be submitted from each county from which signatures are solicited. Said petition shall be submitted to the supervisor of elections of those counties no later than thirty-five (35) days prior to the first primary preceding said general election, and the supervisor shall check the names and shall, on or before the day of the first primary certify the number shown as registered electors of said county, and said county, and said supervisor shall be paid by the person requesting the certification the sum of ten cents (10c) for each name checked. The supervisor shall then forward the petition, with a certificate attached, to the secretary of state who shall determine whether or not the percentage factor as required herein has been met, the supervisor shall then forward the petition party executive committee that the party has secured a position on the general election ballot for the said general election. The executive committee that the party has secured a position of the secretary of state shall notify the minority party executive committee of the official list of the candidates nominated by that party to be on the ballot in the said general election shall become official upon his filing with the secretary of state, provided th

101.262 Minority party candidates for legislative, judicial and local office, names on general election ballot.—Minority parties may have the names of their candidates for the offices of state senator, member of the house of representatives, circuit court judge, district court judge, state attorney, representative to congress, all county offices and any office elected by a county or district constituency in a partisan election preceded by party primaries printed on the general election ballot in a county or district election if, prior to that general election, the party has complied with the petitioning requirement of section 101.261, Florida Statutes, and if the petition submitted to the secretary of state pursuant to section 101.261, Florida Statutes, has included the signatures of registered electors of that county or district equal to five percent (5%) of the total number of electors registered to vote in that county or district. The method of notifying the secretary of state of the official list of nominated candidates and the filing requirements of the candidates shall be the same as required of candidates for state office in section 101.261, Florida Statutes.

101.263 Minority parties; selection of candidates.—A minority political party with a position on the general election ballot may provide for the designation of its official list of nominated candidates in any manner that it deems proper. The state

executive committee of the party shall by resolution adopt a procedure for the selection of candidates, a copy of which shall be submitted to the secretary of state.

101.264 Minority party and independent candidates; position on ballot.—Minority party and independent candidates shall have their names appear on the general election ballot, following the names of the candidates of recognized political parties, and in the same order as they were certified as eligible for the ballot by the secretary of state.

Section 6. Chapter 99, Florida Statutes, is amended by the adding of new sections 99.152 and 99.153, to read:

99.152 Independent candidates for state office; name on general election ballot.—Any registered elector seeking the office of governor, lieutenant governor, secretary of state, attorney general, comptroller, treasurer, commissioner of agriculture, commissioner of education, member of the public service commission, justice of the supreme court and United States senator may have his name as an independent candidate printed on the general election ballot in which election one (1) or more of those officers will be filled, provided that he is otherwise qualified to hold the office that he seeks and provided that a petition requesting that he be assigned a position on the general election ballot is signed by five percent (5%) of the registered electors of Florida, as shown by the compilation by the secretary of state for the last preceding general election. [of which no more than twenty (20) percent of the names required shall come from any one (1) county, and at least thirty-three (33) hundredths percent of the total number of names required shall come from each of the thirty-four (34) counties.] A separate petition shall be submitted from each county from which signatures are solicited. Said petition shall be submitted to the supervisor of elections of those counties no later than thirty-five (35) days prior to the first primary preceding said general election, and the supervisor shall check the names and shall, on or before the day of the first primary certify the number shown as registered electors of requesting the certification the sum of ten cents (10c) for each name checked. The supervisor shall then forward the petition, with a certificate attached, to the secretary of state who shall determine whether or not the percentage factor as required herein has been met. When the percentage factor as required herein has been met the secretary of state shall notify the candidate that he has secured a position on the general election ballot for the said general election. The candidate shall, within five (5) days of be

99.153 Any registered elector seeking the office of state of senator, member of the house of representatives, circuit court judge, district court judge, state attorney, representative to congress, all county offices and any officer elected by a county or district constituency in a partisan election preceded by party primaries, may have his name as an independent candidate printed on the general election ballot, provided that he is otherwise qualified to hold the office that he seeks and provided that a petition requesting that he be assigned a position on the general election ballot is signed by three percent (3%) of the registered electors of the county or district which is represented by the office sought. Said petition or petitions shall be submitted to the supervisor of elections of said county or counties, if there is more than one (1) county in the representative district, no later than thirty-five (35) days prior to the first primary preceding said general election, and the supervisor shall check the names and shall, on or before the day of the first primary certify the number shown as registered electors of said county, and said supervisors shall be paid by the person requesting the certification the sum of ten cents (10c) for each name checked. The supervisors shall then forward the petition, with a certificate attached, to the secretary of state who shall determine whether or not the percentage factor as required herein has been met the secretary of state shall notify the candidate that he has secured a position on the general election ballot for the said general election. Inc candidate shall, within five (5) days of being so notified by the secretary of state qualify with the secretary of state, pay his filing fee and take and subscribe to the oath provided in section 99.021, Florida Statutes. The qualification of each candidate to be on the general election ballot shall become official upon his filing

with the secretary of state, provided that the candidate is otherwise qualified to hold the office which he is seeking.

Section 7. Section 103.021, Florida Statutes, is amended by the addition of a new subsection (4) and all existing subsections shall be renumbered accordingly. The new subsection (4) shall read:

(4) Minority political parties which have met the petitioning requirements of section 101.261, Florida Statutes, which will have the names of a candidate or candidates for state office printed on the general election ballot, and which are affiliated with a national party holding a national convention to nominate candidates for president and vice-president of the United States may have the names of their candidates for president and vice-president of the United States printed on the general election ballots by filing with the secretary of state a certificate naming the candidates for president and vice-president and listing the required number of persons to serve as electors. Notification to the secretary of state under this subsection must be made within fifteen (15) days after the minority party has been notified by the secretary of state that it has secured a position on the general election ballot as provided in section 101.261, Florida Statutes. When the secretary of state has been so notified he shall order the names of the candidates petitioned to be included on the ballot and to permit the required number of persons to be certified as electors in the case of major party candidates.

Section 8. Subsection (3) of section 103.021, Florida Statutes, is amended to read:

103.021 Nomination for presidential electors.—Candidates for presidential electors are nominated in the following manner:

(3) Minor political parties, which have not elected a president of the United States since January 1, 1900, may have the names of their candidates for president and vice-president printed on the general election ballots provided a petition is signed by [seventy-five hundreths] one percent (1%) of the registered electors of Florida, as shown by the compilation by the secretary of state for the last preceding general election. [, [of which no more than thirteen and three tenths percent of the names required shall come from any one county, and at least thirty-three hundredths percent of the total number of names required shall come from each of thirty-four counties.] A separate petition shall be submitted from [at least thirty-four counties] each county from which signatures are solicited. Said petition shall be submitted to the supervisor of elections of said county no later than August 15 in any presidential election year [, and] or thirty-five days prior to the date of the first primary preceding that general election, whichever shall come later. The supervisor shall check the names and shall, on or before September 1 of any presidential election year, or on or before the date of the first primary preceding the general election, whichever shall come later, certify the number shown as registered electors of said county, and said supervisor shall be paid by the person requesting the certification the sum of ten cents (10c) for each name checked. The supervisor shall then forward the petition, with his certificate attached, to the secretary of state who shall determine whether or not the percentage factor as required herein has been met. When the percentage factor as required herein has been met the secretary of state shall order the names of the candidates petitioned to be included on the ballot and to permit the required number of persons to be certified as electors in the case of major party candidates.

Section 9. This act shall take effect June 15, 1970.

Amendment 2-

In Title on page 1, strike entire title and insert the following:

A bill to be entitled An act relating to elections; providing a procedure by which minority parties obtain a position on the general election ballot; providing a procedure allowing independent candidates to obtain a position on the general election ballot; repealing the provision prohibiting candidates from seeking the nomination of a party if they have been members of another party within one (1) year; repealing the provision prohibiting candidates from supporting opponents of members of his own party; providing a new procedure by which minority parties may have the names of their candidates for the offices of president and vice-president placed on the general election

ballot; amending sections 97.021, 99.021, 100.051, 101.251 and 101.263, Florida Statutes; adding new sections 99.152, 99.153, 101.261, 101.262, 101.263; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Stone, the Senate concurred in House amendments 1 and 2 to SB 1203.

SB 1203 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas-28

Mr. President	Ducker	Knopke	Stone
Askew	Fincher	McClain	Thomas
Bafalis	Friday	Myers	Trask
Barrow	Gong	Poston	Weissenborn
Bishop	Gunter	Saunders	Williams
Deeb -	Haverfield	Shevin	Wilson
de la Parte	Hollahan	Stolzenburg	Young

Nays-6

Bell Johnson Plante Reuter Henderson Lane

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By The Committee on Judiciary-

CS for SB 176-A bill to be entitled An act relating to campaign expenses; amending section 99.161(6), Florida Statutes, by imposing a ceiling on amounts which may be spent in campaigns for certain public offices; providing exceptions; providing an effective date.

Amendment 1-

On page 1, lines 14-16, strike all of lines 14 through and including line 16 and insert the following:

Section 1. Subsection (1) of section 99.161, Florida Statutes, is repealed, and paragraph (a) of subsection (2) thereof, and subsection (6), thereof, are amended to read:

99.161 Contributions, expenditures, etc.-

- (2) Maximum contributions; indirect and prohibited contributions; advertising; initial date of expenditures.—
- (a) No person shall contribute to a candidate for election or nomination to political office in the state, directly or indirectly, in moneys, material, supplies, or by way of loan, or value in excess of [one thousand dollars in any primary or general election.] the following amounts: countywide office, two thousand dollars (\$2,000); legislative or multi-county office, two thousand dollars (\$2,000); statewide office, five thousand dollars (\$5,000); congressional office, five thousand dollars (\$5,000). The contribution limits set herein shall not apply to amounts contributed by a candidate to his own campaign. The limits set herein shall apply collectively to the primaries and again in the general election.

Amendment 2-

On page 4, line 12, after the word "expended" insert the following: for services rendered

Amendment 3-

On page 3, line 9, strike "fifty thousand dollars (\$50,000)" and on line 11, strike "fifty thousand dollars (\$50,000)" and insert the following: one hundred thousand dollars (\$100,000) on lines 9 & 11

Amendment 4-

In Title on page 1, line 5, after the semicolon insert the following: repealing subsection 99.161(1), Florida Statutes, which prohibits persons holding horse or dog racing permits, and alcoholic beverage licenses from making political contributions; amending paragraph 99.161(2)(a), Florida Statutes, establishing maximum amounts of contributions to candidates for political office; excepting a candidate's personal contributions from the limits established;

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Shevin, the Senate refused to concur in House amendments 1, 3 and 4 to CS for SB 176, and the House was requested to recede therefrom.

On motion by Senator Shevin, the Senate concurred in House amendment 2 to CS for SB 176. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. President of the Senate

June 3,1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments

By Senator Horne-

SB 767-A bill to be entitled An act relating to industrial savings banks; amending section 656.091(1), Florida Statutes; reducing minimum par value for capital stock; providing an effective date.

Amendment 1-

On page 1, between lines 17 and 18, insert new sections 2, 3, and 4, and renumber present section 2 as section 5, to read:

Section 2. Subsection (1) of section 656.17, Florida Statutes, is amended to read:

656.17 Special powers.—Industrial savings banks in addition to the general and usual powers incidental to ordinary corporations for profit in this state, which are not specifically restricted in this law, shall have the following special powers,

to-wit:

(1) LOANS: SECURITY REQUIRED, INTEREST AND CHARGES.—The right to lend money upon the security of comakers, personal chattels or other property; and to take, receive, reserve and charge for such loans or discounts made or upon any notes, bills of exchange, or other evidences of debt, a discount not to exceed eight percent per annum upon the total amount of the loan from the date thereof until the maturity of the final installment, notwithstanding that the principal amount of such loan is required to be repaid in installments, plus an additional charge not to exceed two percent of the principal amount of any loan, which additional charge shall be for investigating the character of the individual applying for the loan, the security submitted and all other costs in connection with the making of such loans, all which charges and discounts may be collected at the time the loan is made. No other charge of any kind or nature whatsoever, by whatsoever purpose or name designated, shall be made; provided, however, that when a loan is of such character as to necessitate the filing or recording of a legal instrument, an additional charge may be made for such filing or recording, providing such charge is actually paid to the proper public officials; also borrower may be required to pay abstract costs, reasonable attorney's fees, documentary stamp taxes, other taxes, premiums on insurance, and other similar charges, if the bank deems the same necessary for the protection and security of said loan.

Section 3. Subsection (5) of section 656.18, Florida Statutes.

Section 3. Subsection (5) of section 656.18, Florida Statutes, is amended to read as follows:

(5) REAL ESTATE MORTGAGES.—[No] Banks [shall] may carry in [its] their assets [real estate mortgages other than] first mortgages on real property[1] and may carry in their assets

[except that] Secondary liens may be [so] taken and carried to secure further any debt previously contacted in good faith and owing to the bank or as additional security to loans made under provisions of Title 1 of the Federal Housing Administration Act. Secondary liens made under the provisions of the Servicemen's Readjustment Act of 1944, as amended, when fully guaranteed under the provisions of and meeting the requirements of said act, will not be considered secondary liens subject to the prohibitions of this subsection, but as acceptable assets for the bank. Secondary liens may also be taken at any time to further secure a loan if the loan is otherwise adequately secured[.] and second mortgages on real estate may be taken and carried as an asset if the principal amount secured by the first and second mortgages, in the aggregate, does not exceed seventy (70%) per centum of the appraised value of the encumbered real estate. certain second mortgages on real estate as hereinafter provided.

Section 4. All laws and parts of laws in conflict herewith be and the same are hereby repealed.

Amendment 2-

In Title on page 1, line 7, between the semi-colon and "providing", insert the following:

amending section 656.17(1), Florida Statutes, clarifying computation of interest on loans payable in installments; amending subsection (5) of section 656.18, Florida Statutes, so as to permit such banks under certain conditions to make loans secured by second mortgages on real estate;

Amendment 3-

On page 1, line 19, strike upon becoming law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Horne, the Senate concurred in House amendments 1, 2 and 3 to SB 767.

SB 767 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-32 Nays-None

Mr. President Askew Bafalis Barron Barrow Beaufort	Deeb Ducker Friday Gong Gunter Henderson	Johnson Knopke Lane McClain Plante Poston	Shevin Slade Thomas Trask Weber Weissenborn Williams
Beaufort	Henderson	Poston	Welssenborn
Bell	Hollahan	Reuter	Williams
Broxson	Horne	Saunders	Wilson

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

I am directed to inform the Senate that the House of Representatives has passed with amendment-

By Senator Pope and Others-

SB 1543-A bill to be entitled An act relating to the Ninth (9th) Justice of the Peace District of St. Johns County; providing for the abolishment of said district; providing for a referendum and an effective date.

which amendment reads as follows:

On page 1, lines 13 and 14, strike: become effective when and insert the following: take effect after general election in November, 1974 only if

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives On motion by Senator Pope, the Senate refused to concur in the House amendment to SB 1543, and the House was requested to recede therefrom. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Pope-

SB 758-A bill to be entitled An act relating to abandoned property; amending section 716.02(5), Florida Statutes, eliminating the exemption of United States postal savings deposit; eliminating duplicate language; providing an effective date.

which amendment reads as follows:

On page 2, lines 23 and 24, strike: upon becoming law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Pope, the Senate concurred in the House amendment to SB 758.

SB 758 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas—33 Nays—None

Mr. President Askew	Daniel Deeb	Knopke Lane	Thomas Trask
Bafalis	de la Parte	McClain	Weber
Barron	Fincher	Plante	Williams
Barrow	Friday	Poston	Wilson
Beaufort	Gong	Reuter	Young
Bell	Gunter	Shevin	
Bishop	Henderson	Slade	
Broxson	Johnson	Stolzenburg	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Fresident of the Sena

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Trask-

SB 761-A bill to be entitled An act relating to banks and trust companies; amending section 658.07(1), Florida Statutes; requiring the bank rather than the commissioner to publish in a newspaper a statement of its assets and liabilities, authorizing the commissioner to furnish the federal reserve board with a copy of examinations, and requiring bank and trust companies to submit annual report of its income and dividends; providing an effective date.

Which amendment reads as follows:

On page 3, lines 7 and 8, strike: upon becoming a law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Trask, the Senate concurred in the House amendment to SB 761.

SB 761 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-34 Nays-None

Mr. President Bafalis Barrow Bell Baskew Barron Beaufort Bishop

Daniel Deeb	Gunter Henderson	Plante Poston	Thomas Trask
de la Parte	Horne	Reuter	Weber
Ducker	Johnson	Saunders	Williams
Fincher	Knopke	Shevin	Wilson
Friday	Lane	Slade	
Gong	McClain	Stolzenburg	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir.

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Trask-

SB 760-A bill to be entitled An act relating to industrial savings banks; amending section 656.21, Florida Statutes, authorizing the commissioner to furnish the federal reserve board with a copy of examinations, and requiring industrial savings banks to submit annual report of its income and dividends; providing an effective date.

Which amendment reads as follows:

On page 2, lines 27 and 28, strike: upon becoming law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Trask, the Senate concurred in the House amendment to SB 760.

SB 760 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-34 Nays-None

Mr. President	Deeb	Johnson	Slade
Askew	de la Parte	Knopke	Stolzenburg
Bafalis	Ducker	Lane	Thomas
Barron	Fincher	McClain	Trask
Barrow	Friday	Plante	Weber
Beaufort	Gong	Poston	Williams
Bell	Gunter	Reuter	Wilson
Bishop	Henderson	Saunders	
Daniel	Horne	Shevin	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir.

I am. directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Poston—

SB 417—A bill to be entitled An act relating to building standards; providing for the use of safety glazing materials in all glass doors, tubs and shower enclosures, and hazardous locations in all phrases of construction; providing a penalty; repealing section 877.12, Florida Statutes, as created by chapter 69-134, Laws of Florida; providing an effective date.

Which amendment reads as follows:

On page 2, line 2, strike or and insert the following: and

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Poston, the Senate refused to concur in the House amendment to SB 417, and the House was requested to recede therefrom. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Hollahan-

SB 636-A bill to be entitled An act relating to veterinarians; amending section 474.25(4), Florida Statutes, changing the annual renewal fee; providing an effective date.

Which amendment reads as follows:

page 1, lines 22 and 23, strike immediately upon becoming a law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Poston, the Senate concurred in the House amendment to SB 636.

SB 636 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-34 Nays-None

Mr. President	Deeb	Knopke	Stolzenburg
Bafalis	de la Parte	Lane	Stone
		McClain	Thomas
Barron	Fincher		
Barrow	Friday	Plante	Trask
Beaufort	Gong	Poston	Weber
Bell	Gunter	Reuter	Williams
Bishop	Henderson	Saunders	Wilson
Broxson	Horne	Shevin	
Daniel	Johnson	Slade	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Henderson-

SB 925—A bill to be entitled An act relating to local government; amending section 1(4) of Chapter 69-32, Laws of Florida, General Acts of 1969, redefining notice to require publication by title only; providing an effective date.

Which amendment reads as follows:

On page 1, lines 24 and 25, strike: immediately upon becoming a law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Poston, the Senate concurred in the House amendment to SB 925..

SB 925 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-30 Nays-None

Mr. President Bafalis Barron Barrow Beaufort Bell Bishop Daniel	Deeb de la Parte Ducker Friday Gong Gunter Johnson Karl	Knopke Lane McClain Plante Poston Saunders Shevin Stolzenburg	Stone Thomas Trask Weber Williams Wilson
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I am directed to inform the Senate that the House of Representatives has passed with amendment-

By Senator Broxson-

SB 197—A bill to be entitled An act relating to the game and fresh water fish commission; amending section 372.72, Florida Statutes; deleting authorization for the commission and its officers to collect fees for making arrests and conveying prisoners or to bill the county commission for same; providing an effective data an effective date.

Which amendment reads as follows:

On page 2, lines 4 and 5, strike upon becoming law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Broxson, the Senate concurred in the House amendment to SB 197.

SB 197 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-35 Nays-None

Mr. President	Deeb	Johnson	Shevin
Bafalis	de la Parte	Karl	Stolzenburg
Barron	Ducker	Knopke	Stone
Barrow	Fincher	Lane	Thomas
Beaufort	Friday	McClain	Trask
Bell	Gong	Plante	Weber
Bishop	Gunter	Poston	Williams
Broxson	Henderson	Reuter	Wilson
Daniel	Horne	Saunders	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir:

I am directed to inform the Senate that the House of Representatives has passed with amendments-

By Senator Deeb-

SB 559—A bill to be entitled An act relating to the election code; amending section 103.111(3)(b), Florida Statutes, to provide for election of county executive committee chairman within ten (10) days after the second primary election.

Amendment 1-

On page 1, lines 12-31, and on page 2, lines 1-6, strike all of Section 1 and insert the following:

Section 1. Paragraph (b) of subsection (3) of section 103.111, Florida Statutes, is amended, and subsection (7) is added to said section to read:

103.111 State and county executive committees.

(3)(b) The outgoing chairman of the county executive committee shall[, within thirty days after the election of the committee members and not less than ten days before the first meeting,] notify each member of the committee of the organizational meeting to be held at the county seat in accordance with subsection (7) of this section. It shall be the responsibility of the outgoing chairman to open the meeting, and the first order of business shall be the election of the chairman and vice-chairman as set forth in the rules and bylaws as promulgated by the state executive committee. Thereafter, the new chairman shall preside, and the agenda shall include the election of such other officers as may be necessary, the filling of any vacancies on the committee, and any other business which may appropriately come before the committee.

(7) The members of the state and county executive committees shall take office on January 1 following their election. The outgoing chairman of each state and county executive committee shall, within fourteen (14) days after the committee members take office, call an organizational meeting for the purpose of electing officers.

Section 2. This act shall take effect July 1, 1970.

Amendment 2-

In title on page 1, lines 4-9, strike: all of lines four through and including line 9 and insert the following: An act relating to state and county executive committees; amending paragraph (b) of subsection (3) of section 103.111, Florida Statutes, and adding subsection (7) to said section, providing for the time members of the state and county executive committees shall take office; providing for organizational meetings; providing an effective date.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

Senator Deeb moved that the Senate concur in House amendment 1 to SB 559.

On substitute motion by Senator Weissenborn the Senate refused to concur in House amendment 1, and the House was requested to recede therefrom. The vote was:

Yeas-21

Mr. President Barrow Beaufort Bell Friday Gong	Gunter Henderson Karl Knopke Ott Pope	Poston Reuter Saunders Stolzenburg Trask Weber	Weissenborn Williams Wilson
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Nays-7

Bafalis Ducker Lane Slade Deeb Johnson Plante

Senator Deeb moved that the Senate concur in House amendment 2 to SB 559.

On substitute motion by Senator Weissenborn the Senate refused to concur in House amendment 2, and the House was requested to recede therefrom. The vote was:

Yeas-21

Mr. President Barrow Beaufort Bell Friday Gong	Gunter Henderson Karl Knopke Ott Pope	Poston Reuter Saunders Stolzenburg Trask Weber	Weissenborn Williams Wilson
Nays-7			
Bafalis Deeb	Ducker Johnson	Lane Plante	Slade

On motion by Senator Weissenborn, the Senate reconsidered the vote by which the Senate refused to concur in House amendments 1 and 2 to SB 559.

On motions by Senator Weissenborn, the Senate concurred in House amendments 1 and 2 to SB 559.

SB 559 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas-34

Saunders	Stone	Weber	Young
Shevin	Thomas	Weissenborn	
Slade	Trask	Wilson	

Nays-4

Bell Reuter Stolzenburg Williams

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Poston-

SB 121-A bill to be entitled An act relating to renewal of drivers' licenses; amending section 322.221(1) and (2), Florida Statutes; providing for reexamination at discretion of the department of highway safety and motor vehicles; providing for production of medical reports; providing an effective date.

Amendment 1-

On page 2, line 9, strike information and insert the following: a recommendation from a court having jurisdiction of traffic offenses, or a law enforcement agency, or a physician

Amendment 2-

On page 2, line 17, strike Subsection (c) and insert the following:

(c) When the department has reason to believe that a licensee is physically or mentally not qualified to operate a motor vehicle, the department may require the licensee to submit medical reports regarding his physical or mental condition to the department's Medical Advisory Committee for its review and recommendation. The submission of medical reports shall be without expense to the state.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motions by Senator Poston, the Senate concurred in House amendments 1 and 2 to SB 121.

SB 121 passed as further amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was:

Yeas-29

			•
Mr. President Bafalis	Deeb de la Parte	Knopke Lane	Stolzenburg Trask
Barron	Friday	McClain	Weissenborn
Barrow	Gong	Plante	Williams
Beaufort	Gunter	Poston	Wilson
${f Bell}$	Henderson	Reuter	
Boyd	Horne	Saunders	
Daniel	Johnson	Shevin	

Nays-1

Ducker

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed with amendment— $\,$

By Senator Poston-

SB 441-A bill to be entitled An act relating to junk dealers; amending section 205.371(1)(g), (4)(b), and (5), Florida Statutes, relating to the licensing and records thereof, to include the keeping of records as to purchases of copper, brass, and bronze pipe, piping, and tubing; providing an effective date.

Which amendment reads as follows:

On page 2, lines 10 and 11, strike: upon becoming a law and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Poston, the Senate concurred in the House amendment to SB 441.

SB 441 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-35 Nays-None

Mr. President	de la Parte	Johnson	Sayler
Bafalis	Ducker	Karl	Shevin
Barron	Fincher	Knopke	Stolzenburg
Barrow	Friday	Lanê	Thomas
Beaufort	Gong	Ott	Trask
Bell	Gunter	Pope	Weber
Bishop	Henderson	Poston	Williams
Boyd	Hollahan	Reuter	Wilson
Doniel	Horne	Saunders	

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed—

By Representative Earle and others-

HB 5467—A bill to be entitled An act relating to Orange County; prohibiting conflict of public and private interest by an elected or appointed public official or an officer, member or employee of any public authority or agency; providing for disclosure and divestment of such conflicts of interest; providing penalties for violation; providing for a referendum.

-and requests the concurrence of the Senate therein.

Respectfully ALLEN MORRIS Clerk, House of Representatives

HB 5467, contained in the above message, was read the first time by title and referred to the Committees on Judiciary and Rules and Calendar.

The Honorable John E. Mathews, Jr. President of the Senate

June 3, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed with amendments—

By Senator Poston-

SB 115—A bill to be entitled An act relating to eminent domain proceedings; amending section 74.051(3), Florida Statutes, authorizing clerks of the circuit courts to invest in interest-earning accounts certain deposits into the court registries; providing an effective date.

Amendment 1-

On page 1, lines 28 and 29, strike "Any interest earned shall be credited to the secondary road fund of the said county." and insert the following: Any interest earned shall be credited to the petitioner.

Amendment 2-

On page 2, line 5, strike all of line 5 and insert the following: July 1, 1970.

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives Senator Poston moved that the Senate concur in House amendment 1 to SB 115.

Senator Horne presiding.

On substitute motion by Senator Wilson, the Senate refused to concur in House amendment 1 and the House was requested to recede therefrom.

On motion by Senator Poston, the Senate concurred in House amendment 2 to SB 115. The action of the Senate was certified to the House.

The Honorable John E. Mathews, Jr. President of the Senate

June 2, 1970

Sir

I am directed to inform the Senate that the House of Representatives has passed with amendment—

By Senator Haverfield-

SB 1049—A bill to be entitled An act relating to the state university system; authorizing the Florida board of regents to permit employees to take free courses of on-campus instruction; providing an effective date.

Which amendment reads as follows:

On page 1, lines 27 and 28, strike "immediately upon becoming a law" and insert the following: July 1, 1970

-and requests the concurrence of the Senate therein.

Respectfully, ALLEN MORRIS Clerk, House of Representatives

On motion by Senator Haverfield, the Senate concurred in the House amendment to SB 1049.

SB 1049 passed as amended, was ordered engrossed and the action of the Senate was certified to the House. The vote was: Yeas-35 Nays-None

Bafalis	Fincher	McClain Ott Plante Poston Reuter Saunders Sayler Shevin	Stolzenburg
Barron	Gong		Stone
Barrow	Gunter		Thomas
Beaufort	Henderson		Trask
Bell	Horne		Weber
Bishop	Johnson		Williams
Boyd	Karl		Wilson
de la Parte	Knopke		Young
de la Parte	Knopke	Shevin	Young
Ducker	Lane	Slade	

The President presiding.

By direction of the President, the following report was read:

CONFERENCE COMMITTEE REPORT ON HB 4162

Honorable John E. Mathews, Jr. President of the Senate

Tallahassee, Florida June 3, 1970

Honorable Frederick H. Schultz Speaker, House of Representatives

Sirs:

Your conference committee on the disagreeing votes of the two houses on the Senate amendments to House Bill 4162, same being—

Provides for general authority for expenditures by public bodies for development of balanced transportation systems and adds transportation systems to municipal purposes as used in Section 169.02, F. S.

-having met, and after full and free conference, have agreed to recommend, and do recommend to their respective Houses as follows:

1. That the Senate amendments be accepted as adopted, and be further amended to tighten control over future expenditures by the Department of transportation;

- 2. That the Senate and House of Representatives adopt the Conference Committee amendment to the amendments attached hereto, and by reference made a part of this report;
- 3. That the Senate and the House of Representatives pass House Bill 4162 as amended by said Conference Committee amendment.

RALPH R. POSTON, SR. C. WILLIAM BEAUFORT CHARLES H. WEBER

Managers on the part of the Senate

VERNON C. HOLLOWAY WILLIAM R. CONWAY DONALD H. REED, JR.

Managers on the part of the House of Representatives

Conference Committee amendment—

Add a new Section 11:

Section 11. Any provision of this law to the contrary notwithstanding, the department of transportation shall not, in any one year, expend more than five million dollars (\$5,000,000) on non-highway transportation facilities, planning or studies from funds allocated by the State of Florida unless such expenditures be included in the department of transportation's annual budget as submitted to and approved by the Legislature.

—was read the first time. Pending consideration thereof, the Conferees were instructed by the President to return to Conference for the purpose of clarifying the language of the Report, and the House was requested to return its conferees to conference.

The action of the Senate was certified to the House of Representatives,

The Senate resumed consideration of bills on the Special Order Calendar.

SB 1250—A bill to be entitled An act relating to public employees; amending chapter 112, Florida Statutes, by adding part VI; providing the right of all public employees to a fair and equitable grievance procedure; providing prescription of a uniform grievance procedure by the state division of personnel and retirement; defining "appellate body"; prohibiting coercion. discrimination, or reprisal by any public employer; providing for representation in grievance procedure; providing that violation of this part is a misdemeanor; providing that any conflicting laws, ordinances, rules and regulations, collective bargaining agreements, or memoranda of agreement are repealed and null and void; providing an effective date.

Was taken up and read the second time by title.

The Committee on Judiciary offered the following amendment which was adopted on motion by Senator Sayler:

In Section 1, line 17, page 4, strike "and upon conviction thereof shall be punished by a fine of not less than \$50 nor more than \$1000, or by both such fine and imprisonment"

The Committee on Judiciary offered the following amendment which was moved by Senator Sayler and failed:

In Section 1, line 19, page 4, strike "both such fine and imprisonment." and insert "imprisonment for not longer than six (6) months, or by both such fine and imprisonment."

Senator Ott offered and moved the following amendment:

In Section 1, lines 1-7, page 5, strike all of lines 1-7 and insert in lieu thereof: 112.57 Conflicting provisions of this act and other laws and ordinances; which shall apply.—In the absence of any other provisions of the Florida Statutes, any local laws, ordinances, any rules and regulations, collective bargaining agreements, or memoranda of agreement which are now in force or which may be hereafter adopted the provisions of this act shall control.

Senator Sayler offered the following amendment to the amendment which was adopted:

Strike: memoranda of agreement

The question recurred on the adoption of the amendment as amended which was adopted.

Senator Ott offered the following amendment which was adopted.

In Title, lines 17-22, page 1, strike: everything in the title after the semicolon in line 17 and insert the following: providing that in the absence of any conflicting laws and ordinances, which are now in force or may be adopted, rules and regulations, collective bargaining agreements, or memoranda of agreement the provisions of this act shall control; providing an effective date.

On motion by Senator Ott, the rules were waived and SB 1250 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas-34

Mr. President Ducker Knopke Shevin Bafalis Fincher Thomas Lane McClain Barrow Gong Bell Gunter Myers Weber Boyd Henderson Ott Weissenborn Broxson Hollahan Plante Wilson Daniel Horne Reuter Young Deeb de la Parte Johnson Saunders Karl Sayler

Nays-5

Beaufort Friday Pope Scarborough Bishop

SB 572-A bill to be entitled An act relating to motor vehicles, definition, license plates; amending subsection 320.01(1), Florida Statutes, to redefine motor vehicles, mobile homes and trailer coaches in compliance with Article VII, subsection 1(b), revised state constitution; amending section 320.015, Florida Statutes, relating to taxation of mobile homes, to conform to such definitions as amended and to exclude units not manufactured upon an integral chassis for travel; amending section 320.35, Florida Statutes; requiring all motor vehicles, as defined in section 320.01(1), Florida Statutes, to be registered according to law and a fee paid therefor; requiring license plates issued in connection with such registrations to be attached to the vehicles so registered and conspicuously displayed thereon; repealing section 320.34, Florida Statutes; providing an effective date.

Was taken up and read the second time by title.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Friday:

In Section 3, line 23, page 3, insert the following new section to read:

Section 3. Mobile homes licensed under section 320.081, Florida Statutes, shall be issued series "MH" plates at the fee therein prescribed in lieu of the fee prescribed in section 320.08(8)(d); provided that mobile homes which are permanently affixed to the land and taxed as real property shall be issued "RP" series license plates. Such series "RP" plates shall be provided by the department of highway safety and motor vehicles to the tax collector and issued by the tax collector to the registered owners of such mobile homes upon the registered owner's production of a certificate of the respective tax assessor that such mobile home is included in an assessment of the property of such registered owner for ad valorem taxation. Such plates shall be issued by the tax collector for an aggregate fee of one dollar (\$1.00) each, fifty cents (50c) of which shall be retained by the tax collector as a service charge, twenty-five cents (25c) shall be remitted to the tax assessor and twenty-five cents (25c) remitted to the department to defray cost of manufacture and handling. Each "MH" or "RP" license plate shall be securely attached to the rear of the mobile home for which issued, conspicuously displayed in a horizontal position, front of license plate out and top up.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Friday:

Renumber section 3 to read section 4

Renumber section 4 to read section 5

Renumber section 5 to read section 6

On motion by Senator Friday, the rules were waived and SB 572 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas-40 Nays-None

Mr. President	Ducker	Karl	Sayler
Bafalis	Fincher	Knopke	Shevin
Beaufort	Friday	Lane	Stolzenburg
Bell	Gong	McClain	Stone
Bishop	Gunter	Myers	Thomas
Boyd	Haverfield	Oťt	Trask
Broxson	Henderson	Plante	Weissenborn
Chiles	Hollahan	Poston	Williams
Deeb	Horne	Reuter	Wilson
de la Parte	Johnson	Saunders	Young

Senator Horne moved that the rules be waived and time of adjournment be extended until 6:30 p.m., and at the hour of 6:00 p.m. the Senate proceed to the consideration of House claims bills on second reading. The motion was adopted.

HB 4273-A bill to be entitled An act relating to the judicial retirement system; amending chapter 123, Florida Statutes, by adding section 123.051; providing an optional retirement plan for certain justices and judges; providing that justices or judges electing to retire under the provisions of this act shall be subject to certain requirements and prohibitions; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Pope, the rules were waived and HB 4273 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Daniel	Horne	Saunders
Bafalis	de la Parte	Johnson	Scarborough
Barrow	Ducker	Karl	Shevin
Beaufort	Fincher	McClain	Stone
Bell	Friday	Myers	Trask
Bishop	Gong	Oŧt	Weissenborn
Boyd	Gunter	Plante	Williams
Broxson	Haverfield	Pope	Wilson
Chiles	Hollahan	Poston	

SB 875 was taken up, together with:

By The Committee on Judiciary-

CS for SB 875-A bill to be entitled An act relating to the unlawful removal of property upon which a lien has accrued; amending section 713.58, Florida Statutes, making it unlawful amending section 713.58, Florida Statutes, making it unlawful to remove property upon which a lien has accrued under the provisions of section 713.58, Florida Statutes; making it prima facie evidence of intent to defraud for stopping payment on a check given in payment of the indebtedness, after removing the property upon which a lien has accrued; providing a penalty; providing an effective date.

which was read the first time by title and SB 875 was laid on the table.

On motion by Senator Ott, the rules were waived and CS for SB 875 was read the second time by title.

Senator Ott offered the following amendment which was adopted:

In Section 2, lines 25 and 26, page 2, strike "This act shall take effect immediately upon becoming a law" and insert the following: This act shall take effect July 1, 1970

Pending further consideration of CS for SB 875 as amended, on motion by Senator Ott-

HB 4765-A bill to be entitled An act relating to the unlawful removal of property upon which a lien has accrued; amending section 713.58, Florida Statutes, making it unlawful to remove property upon which a lien has accrued under the provisions of section 713.58, Florida Statutes; making it prima facie evidence of intent to defraud for stopping payment on a check given in payment of the indebtedness, after removing the property upon which a lien has accrued; providing a penalty; providing an effective date.

—a companion measure to CS for SB 875 was substituted therefor. On motions by Senator Ott the rules were waived and HB 4765 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays-None

Mr. President	Deeb	Knopke	Stolzenburg
Askew	de la Parte	Lane	Stone
Bafalis	Ducker	McClain	Thomas
Barrow	Fincher	Myers	Trask
Beaufort	Friday	Ott	Weber
Bell	Gong	Plante	Weissenborn
Bishop	Gunter	Pope	Williams
Boyd	Haverfield	Poston	Wilson
Broxson	Horne	Saunders	Young
Chiles	Johnson	Sayler	-
Daniel	Karl	Shevin	

CS for SB 875 was laid on the table.

Senator Horne presiding.

HB 1355—A bill to be entitled An act relating to alcoholic beverages; repealing section 104.381, F.S., which requires the closing of all bar rooms, saloons, cocktail lounges and other places which sell alcoholic beverages at retail within the area of the places. any state, county, municipal, general or primary election while the polls are open; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Beaufort, the rules were waived and HB 1355 was read the third time by title, and failed to pass. The vote was:

Yeas-20 Mr. President

Mr. President Barron Barrow Beaufort Daniel	de la Parte Fincher Friday Henderson Hollahan	Horne Karl Knopke Lane McClain	Ott Reuter Slade Weissenborn Wilson
Nays-22			
Bafalis Bell Bishop Boyd Broxson Ducker	Gong Gunter Haverfield Johnson Myers Plante	Pope Poston Sayler Shevin Stolzenburg Stone	Thomas Trask Williams Young

On motion by Senator Shevin, the Senate reconsidered the vote by which HB 1355 failed to pass this day.

The question recurred on the passage of HB 1355.

HB 1355 passed and was certified to the House. The vote was:

Yeas-25

Mr. President Barron Barrow Beaufort Bell Daniel Deeb	de la Parte Fincher Friday Henderson Hollahan Horne Karl	Knopke Lane McClain Ott Reuter Scarborough Shevin	Slade Weber Weissenborn Wilson
Nays-22			
Askew Bafalis Bishop Boyd Broxson Chiles	Ducker Gong Gunter Haverfield Johnson Myers	Plante Pope Poston Sayler Stolzenburg Stone	Thomas Trask Williams Young

HB 1397—A bill to be entitled An act relating to the licensing of psychologists; creating the Florida state board of examiners of psychology; providing for its membership, powers and duties; providing qualifications for applicants; providing for examinations and certification; providing exceptions; providing for rules, regulations, fees and procedures; providing penalties; providing for privileged communications; repealing chapter 490, Florida Statutes; providing an effective date.

Was taken up and read the second time by title.

Senator Daniel offered the following amendment which was adopted:

In Section 4, line 27, page 3, strike: the period (.) and insert the following: , and the said board is transferred to the department of professional and occupational regulation by a type two (2) transfer as defined in Chapter 69-106, Laws of Florida.

Senator Lane offered the following amendment which was adopted:

In Section 7, line 27, page 8, strike all of line 27 and insert the following: (d) Has received a doctoral degree with a major in psy-

Senator Reuter offered the following amendment which was adopted:

In Section 3, line 11, page 3, strike "professions recognized and regulated by the laws of this state" and insert the following: recognized businesses and professions

On motion by Senator Weissenborn, the rules were waived and HB 1397 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas-39

Mr. President	Chiles	Karl	Shevin
Askew	Daniel	Knopke	Slade
Bafalis	de la Parte	McClain	Stolzenburg
Barron	Fincher	Myers	Stone
Barrow	Gong	Ott	Thomas
Beaufort	Gunter	Plante	Trask
Bell	Henderson	Poston	Weber
Bishop	Hollahan	Reuter	Weissenborn
Boyd	Horne	Saunders	Young
Broxson	Johnson	Scarborough	Ü

Nays-4

Deeb Ducker Lane Wilson

SB 24 was taken up, together with:

By the Committee on Judiciary-

CS for SB 24—A bill to be entitled An act relating to local law enforcement officers; declaring legislative intent; establishing a minimum foundation program for local law enforcement officers; providing for minimum salaries; providing for joint financing of the program by state and local government units and for participation in federal funding programs; requiring all participating law enforcement officers to meet minimum educational and training requirements; authorizing the police standards council to accept grants and donations; creating law officers minimum foundation trust fund; providing appropriations; repealing chapter 69-252, Laws of Florida; providing an effective date.

-which was read the first time by title and SB 24 was laid on the table.

On motion by Senator Mathews, the rules were waived and CS for SB 24 was read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Mathews:

In Section 12, lines 7-8, page 7, strike "six million dollars (\$6,000,000)" and insert the following: three million dollars (\$3,000,000)

Senator Mathews offered the following substitute amendment which was adopted:

Strike everything after the enacting clause and insert the following:

Section 1. Short title.—This act shall be known and cited as "the minimum foundation program for local law enforcement officers."

Section 2. Intent.—It is the intent of the legislature to strengthen and upgrade local law enforcement in Florida by attracting competent, highly qualified young people for professional careers in this field, and to retain well qualified and

experienced officers for the purpose of providing maximum protection and safety to the citizens of, and visitors to, this state. It is the further intent of the legislature to establish a minimum foundation program for local law enforcement officers which will provide a statewide minimum salary for all such officers, to provide a state monetary supplement to effectuate an upgrading of compensation for all local law enforcement officers, and to upgrade the educational and training standards of such officers.

Section 3. Definitions.—As used in this act:

- (1) "Local unit" means any municipality or any political subdivision of this state employing law enforcement officers.
- (2) "Law enforcement officer" means any sheriff, chief of police, or any person employed full time by a local unit whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, traffic or highway laws of this state.
- (3) "Existing annual salary" means the annual salary being paid to a law enforcement officer by a local unit based on the payroll of such local unit for the pay period which includes August 1, 1970, or each respective August 1 thereafter.

Section 4. Law enforcement officers, minimum foundation program; financing.—

- (1) There is hereby established in the state a minimum foundation program for law enforcement officers, the function of which shall be to effectuate the legislative intent as expressed in section 2. Subject to the provisions of section 6 of this act, the state shall provide a lump sum grant to each local unit on January 1 of each year sufficient to provide a salary supplement to each law enforcement officer in the local unit in the amount of six percent (6%) of his existing annual salary. The funds so provided by the state shall be disbursed by the local unit solely as a cash salary supplement to each law enforcement officer in such amount.
- (2) For the years 1971 and 1972 this program shall be financed jointly by the state and local units, each of which shall contribute to the program as follows:
- (a) For each law enforcement officer earning an existing annual salary of four thousand eight hundred dollars (\$4,800) or less, the local unit shall add to the existing annual salary six percent (6%) of said salary and the state shall contribute the lump sum amount provided by subsection (1) and in addition shall contribute an amount sufficient to raise the salary of each such law enforcement officer to five thousand four hundred dollars (\$5,400) per year.
- (b) For each law enforcement officer earning an existing annual salary greater than four thousand eight hundred dollars (\$4,800) and not more than five thousand one hundred dollars (\$5,100) the state shall contribute the lump sum amount provided by subsection (1) and the local unit shall contribute an amount necessary to raise the total salary of each such law enforcement officer to five thousand four hundred dollars (\$5,400) per year.
- (c) So that local units may sufficiently compensate each law enforcement officer based on his individual rank and years of service, the state shall contribute the lump sum amount provided by subsection (1) and an additional amount equal to five percent (5%) of the existing annual salary of law enforcement officers earning less than five thousand four hundred dollars (\$5,400) on August 1, 1970. The purpose of the five percent (5%) state contribution is to provide greater compensation to those law enforcement officers who hold higher rank or have a longer length of service experience. The funds so contributed by the state shall be disbursed by the local unit at its discretion, but said funds shall be used only as a cash salary supplement to law enforcement officers. Each local unit shall be responsible for dispensing such funds among its law enforcement officers in a manner so as to obtain the maximum degree of fairness consistent with the objectives of improving employee morale and incentive.

Section 5. Requirements for participation in program by local units.—The failure of a local unit to make contributions as provided in section 4 shall disqualify said unit from participation in the program. No local unit shall employ any state funds received pursuant to this act, or any federal funds made available under section 8 hereof, for the purpose of circumven-

ting payment of the existing annual salary or compensation for normal pay increases due periodically to its law enforcement officers.

Section 6. Minimum salaries, limitation on state contribution.—After January 1, 1973, the state's annual contribution to each local unit shall not exceed six percent (6%) of the combined salaries of those law enforcement officers of the local unit who are earning five thousand four hundred dollars (\$5,400) or more per year; provided that the state's contribution shall be withheld entirely from the local unit until each of its law enforcement officers receives a minimum annual salary of five thousand four hundred dollars (\$5,400).

Section 7. Salary supplement eligibility requirements.—Every law enforcement officer required to comply with the provisions of part IV of chapter 23, Florida Statutes, must so comply prior to receiving any salary supplement payments derived from the state's contribution, or any federal funds made available toward the minimum foundation program for local law enforcement officers.

Section 8. Cooperation with federal and other agencies, gifts and grants.—In carrying out the intent and purposes of this act, the police standards council may apply for and accept any funds, grants, gifts or services made available to it by any agency or department of the federal government, or any other agency, private institution or foundation, individual or any other source in aid of any present or future program for improvement of law enforcement.

Section 9. Law enforcement officers minimum foundation trust fund.—There is created in the state treasury the law enforcement officers' minimum foundation trust fund which shall be used to assist local units in maintaining the minimum foundation program for local law enforcement officers provided by section 4. Into this fund shall be deposited all appropriations made by the legislature for the support of the minimum foundation program for law enforcement officers and any other funds, gifts, or grants made available to the state for carrying out said minimum foundation program.

Section 10. Administration and apportionment of fund.—The fund shall be administered, apportioned and distributed by the comptroller to local units pursuant to the provisions of this act and standards, rules and regulations adopted by the police standards council pursuant to chapter 120, Florida Statutes.

Section 11. Reports by local units.—Each local unit which participates in the minimum foundation program established by section 4 and the distribution of state and other funds as provided by this act shall submit reports to the police standards council on December 31, March 31, June 30, and September 30 of each year containing information relative to compensation of law enforcement officers employed by it and the disposition made by the unit or any state or other funds received by it pursuant to this act.

Section 12. Continuing salary and retirement studies.—The police standards council, in cooperation with the legislative service bureau and the appropriate committees of the house and senate, shall conduct a continuing study of salaries of law enforcement officers of local units and shall study the adequacy of funds made available by section 13 of this act and recommend to the 1971 and subsequent regular sessions of the legislature what funds are needed to fully implement the provisions of this act. Such continuing study shall also be applicable to the retirement and pension study required by section 3, Chapter 69-252, Laws of Florida, 1969.

Section 13. Appropriations.—

- (1) There is appropriated from the general revenue fund the sum of three million dollars (\$3,000,000) for the fiscal year 1970-71, for the purpose of funding the contribution to be made by the state as provided in section 4.
- (2) There is appropriated from the general revenue fund the sum of twelve thousand five hundred dollars (\$12,500) for the fiscal year 1970-71, for the purpose of administering the provisions of this act.

Section 14. This act shall take effect January 1, 1971, provided that subsection (2) of section 4 shall expire January 1, 1973, and shall be deleted from the Florida Statutes thereafter.

The Committee on Ways and Means offered the following amendment which was moved by Senator Mathews and failed:

In Section 14, lines 18-19, page 7, strike: "January 1, 1971" and insert the following: April 1, 1971

The Committee on Ways and Means offered the following amendment which was moved by Senator Mathews and failed:

In title, line 18, page 1, strike entire line 18 and insert the following: law enforcement officers minimum foundation trust fund:

Senator Mathews offered the following amendment which was adopted:

In title, lines 4-24, page 1, strike entire title and insert the following: A bill to be entitled An act relating to local law enforcement officers; declaring legislative intent; establishing a minimum foundation program for local law enforcement of ficers; providing for minimum salaries; providing for joint financing of the program by state and local government units and for participation in federal funding programs; requiring all participating law enforcement officers to meet minimum educational and training requirements; authorizing the police standards council to accept grants and donations; creating law enforcement officers minimum foundation trust fund; providing for administration of the fund; requiring quarterly reports by local units; requiring continuing salary and retirement studies; providing appropriations; providing an effective date.

On motion by Senator Mathews, the rules were waived and CS for SB 24 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas-37

Askew Deeb Bafalis Friday Barron Gong Barrow Gunter Beaufort Haverfield Bell Hollahan Bishop Horne Boyd Johnson	Knopke McClain Myers Plante Pope Poston Saunders Scarborough Shevin Slade	Stolzenburg Stone Trask Weber Weissenborn Wilson Young
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Nays-5

de la Parte Ott Thomas Williams Fincher

HB 929—A bill to be entitled An act relating to milk and milk products; redefining certain milks and milk products; redefining "filled milk"; repealing sections 502.041 (1) (f), and 502.181 (2), Florida Statutes; amending rule making authority; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stone, the rules were waived and HB 929 was read the third time by title, passed and certified to the House. The vote was: Yeas—39 Nays—None

Bafalis	Friday	McClain	Slade
Barrow	Gong	Myers	Stolzenburg
Beaufort	Gunter	Ott	Stone
Bell	Haverfield	Plante	Thomas
Bishop	Henderson	Pope	Trask
Boyd	Hollahan	Poston	Weber
Broxson	Horne	Reuter	Williams
de la Parte	Johnson	Sayler	Wilson
Ducker	Knopke	Scarborough	Young
Fincher	Lane	Shevin	8

SB 1368 was taken up, together with:

By the Committee on Judiciary-

CS for SB 1368—A bill to be entitled An act relating to investigators employed by state attorneys; authorizing each such investigator to serve warrants, subpoenas and court orders issued in criminal cases or in connection with criminal investigations, and to carry weapons; providing an effective date.

-which was read the first time by title and SB 1368 was laid on the table.

On motions by Senator Barrow, the rules were waived and CS for SB 1368 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas-37 Nays-None

Askew	Bell	Gong	Hollahan
Bafalis	Bishop	Gunter	Horne
Barrow	Daniel	Haverfield	Johnson
Beaufort	de la Parte	Henderson	Karl

Knopke Pope Slade Williams Stolzenburg Lane McClain Poston Wilson Young Reuter Stone Myers Ott Saunders Thomas Scarborough Trask Plante Shevin Weber

Consideration of SB 1385 was deferred, the bill retaining its place on the Calendar.

On motion by Senator Friday, by two-thirds vote, SB 1147 was removed from the Special Order Calendar and placed at the foot of the Calendar.

Consideration of CS for HB 1308 was deferred, the bill retaining its place on the calendar.

SB 1086 was taken up and on motion by Senator Barrow-

CS for HB 4584—A bill to be entitled An act relating to agriculture; to provide enabling legislation for the marketing, handling, and distributing of soybeans grown in Florida, and providing for the regulation of handlers, distributors, producers and others; establishing standards in relation to such regulation; providing for hearings on and the issuance, administration and enforcement of marketing agreements and marketing orders in connection with the regulations aforesaid; providing for referendum on marketing orders; prescribing the powers, duties and jurisdiction of the department of agriculture and consumer services and advisory council in relation thereto; prescribing remedies, rights, duties and penalties with respect to violations of this act or any marketing order promulgated thereunder; providing for assessments to be levied and collected by the department of agriculture and consumer services of Florida so as to pay the expenses incurred in the formulation, issuance, administration and enforcement of such marketing orders; providing an effective date.

-a companion measure was substituted therefor and read the second time by title. On motion by Senator Barrow, the rules were waived and CS for HB 4584 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

Gong Gunter Askew Myers **Thomas** Bafalis Ott Trask Barrow Haverfield Plante Weber Beaufort Henderson Poston Weissenborn Bell Hollahan Reuter Williams Boyd Saunders Horne Wilson Broxson Johnson Scarborough Young Daniel de la Parte Knopke Shevin Lane Slade Ducker McClain Stolzenburg

HB 5266-A bill to be entitled An act relating to agriculture; providing enabling legislation for the marketing, handling, and providing enabling legislation for the marketing, handling, and distributing of flue-cured tobacco grown in Florida; providing for the regulation of handlers, distributors, producers and others; establishing standards in relation to such regulation; providing for hearings on and the issuance, administration and enforcement of marketing agreements and marketing orders in connection with the regulations aforesaid; providing for referendum on marketing orders; prescribing powers, duties and jurisdiction of department of agriculture and consumer services and advisory council in relation thereto; prescribing remedies, rights, duties and penalties with respect to violations of this act or any marketing order promulgated thereunder; providing for or any marketing order promulgated thereunder; providing for assessments to be levied and collected by department of agriculture and consumer services so as to pay expenses incurred in the formulation, issuance, administration and enforcement of such marketing orders; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 5266 was read the third time by title, passed and certified to the House. The vote was: Yeas-38 Nays-None

Mr. President de la Parte McClain Slade Ducker Myers Stolzenburg **B**afalis Friday Oťt Stone Barrow Gong Plante Thomas Pope Poston Trask Williams **Beaufort** Gunter Bell Haverfield Bishop Hollahan Reuter Wilson Boyd Broxson Horne Saunders Knopke Scarborough Daniel Lane Shevin

By direction of the President, the following report was read:

CONFERENCE COMMITTEE REPORT ON HB 4162

Honorable John E. Mathews, Jr. President of the Senate

Tallahassee, Florida June 3, 1970

Honorable Frederick H. Schultz Speaker, House of Representatives

Your conference committee on the disagreeing votes of the two houses on the Senate amendments to House Bill 4162, same being-

A bill to be entitled An act relating to transportation facilities; providing general authority for expenditures by public bodies for development of balanced transportation systems; adding transportation systems to municipal purposes as used in section 169.02, Florida Statutes; adding definitions; authorizing purchase of mass transit facilities by the division of bond finance of the department of general services and the department of transportation; amending section 334.02, Florida Statutes to include the development of transportation systems within the authority of the department of transportation; recognizing the public interest in transportation facilities and providing for local authority over such facilities; amending section 339.09, Florida Statutes to prohibit the use of gasoline tax revenues for nontransportation purposes; amending section 344.26, Florida Statutes, relating to debt service of bonds by the state board of administration, to conform with this act; amending section 344.261, Florida Statutes, to require approval by the state board of administration for purchase or lease of transportation facilities; providing an effective date. A bill to be entitled An act relating to transportation facilities; providing an effective date.

-having met, and after full and free conference, have agreed to recommend, and do recommend to their respective Houses as follows:

- 1. That the Senate amendments be accepted as adopted, and be further amended to tighten control over future expenditures by the Department of Transportation;
- 2. That the Senate and House of Representatives adopt the Conference Committee amendment to the amendments attached hereto, and by reference made a part of this
- 3. That the Senate and the House of Representatives pass House Bill 4162 as amended by said Conference Committee amendment.

RALPH R. POSTON, SR. C. WILLIAM BEAUFORT CHARLES H. WEBER

VERNON C. HOLLOWAY WILLIAM R. CONWAY DONALD H. REED, JR.

Managers on the part of the Senate

Managers on the part of the House of Representatives

Conference Committee Amendment-

Add: Section 11. Any provision of this law to the contrary notwithstanding, the department of transportation shall not, in any one year, expend more than five million dollars (\$5,000,000) on non-highway transportation facilities, planning or studies from funds allocated by the state of Florida unless such expenditures be included in the department of transportation's annual legislative budget as submitted to the governor and recommended by him to the legislature, and included in the general appropriations bill.

was read the first time and considered.

On motion by Senator Poston, the Conference Committee Report on HB 4162 was adopted in its entirety.

HB 4162 as amended by the Conference Committee amendment was read by title, passed and certified to the House. The vote was: Yeas-39 Nays-None

The Senate resumed-

SPECIAL ORDER

Consideration of SB 1455 was deferred, the bill retaining its place on the Calendar.

HB 5276—A bill to be entitled An act relating to police officers, prohibition from being employed by beverage licensees; amending section 561.25, Florida Statutes, excluding security service employment from such prohibition; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5276 was read the third time by title, passed and certified to the House. The vote was: Yeas—37 Nays—None

Mr. President	Ducker	Ott	Stone
Bafalis	Friday	Plante	Thomas
Barrow	Gong	Pope	Trask
Beaufort	Hollahan	Poston	\mathbf{Weber}
Bell	Horne	Reuter	Williams
Bishop	Karl	Sayler	Wilson
Boyd	Knopke	Scarborough	Young
Broxson	Lane	Shevin	
Daniel	McClain	Slade	
de la Parte	Mvers	Stolzenburg	

HB 3733-A bill to be entitled An act relating to property exempt from taxation; amending sections 196.191(13) and 196.201(2), Florida Statutes; excepting from the exemption from taxation property which is used for the treatment of private out-patients or that property used as a parking lot or parking garage for which there is a fee charge for parking; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 3733 was read the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

Barrow	Friday	McClain	Stolzenburg
Beaufort	Gong	Ott	Stone
Bell	Gunter	Plante	Thomas
Bishop	Henderson	Pope	Trask
Boyd	Hollahan	Poston	Weber
Broxson	Horne	Reuter	Weissenborn
Daniel	Johnson	Saunders	Williams
Deeb	Karl	Sayler	Wilson
de la Parte	Knopke	Scarborough	
Ducker	Lane	Shevin	

The President announced the appointment of Senator Karl to replace Senator de la Parte as a member of the Conference Committee on SB 374 to serve with Senators Myers and Horne.

CS for HB 4943—A bill to be entitled An act relating to factory built housing; providing for the duties and powers of the division of technical assistance of the department of community affairs; providing for the inspection and approval of factory built housing; providing penalties; providing an effective date.

Was taken up and read the second time by title.

On motion by Senator Friday, it was agreed that debate would be limited to five minutes on each amendment and on final passage of CS for HB 4943, as provided in Rule 8.6.

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 3, line 12, page 4, following "agency" insert: except in those counties and municipalities which require standards superior to those required by this act

The vote was:

Yeas-18

Askew	Daniel	Karl	Weber
Barrow	Ducker	Scarborough	Weissenborn
Bishop	Haverfield	Stolzenburg	Williams
Boyd	Horne	Thomas	
Chiles	Johnson	Trask	

Nays-12

Deeb _	Gong	McClain	Poston
de la Parte	Knopke	Myers	Reuter
Friday	Lane	Pope	Wilson

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 3, line 15, page 4, following "The division shall" insert: not

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 3, line 20, page 4, following "apply to" insert: domestic

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 4, line 18, page 6, strike: Broward, Dade and Monroe counties and insert: those counties and municipalities which require standards that are superior to those standards required by this act

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 4, line 14, page 7, strike "secretary of community affairs" and insert: governor

Senators Thomas and Weber offered the following amendment which was adopted on motion by Senator Thomas:

In Section 7, lines 9-11, page 9, strike "provided however" and the balance of lines 10 and 11 and insert: (.) period

Senators Daniel and Barrow offered the following amendment which was adopted on motion by Senator Daniel:

In Section 2, line 26, page 3, strike entire lines 26 and 27 and insert: (12) "Division" means the division of building construction and maintenance of the department of general services.

Senators Daniel and Barrow offered the following amendment which was adopted on motion by Senator Daniel:

In Section 3, line 30, page 3, after the word "division" strike the remainder of the line and insert: of building construction and maintenance is

Senator Daniel offered the following amendment which was adopted:

In title, line 7, strike "Community affairs" and insert: General Services

Senator Daniel offered the following amendment which was adopted:

In title, line 6, strike: "technical assistance" and insert: building construction and maintenance

On motion by Senator Knopke, the rules were waived and CS for HB 4943 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas-28

Askew Barrow Beaufort Bishop Boyd Chiles Daniel	de la Parte Fincher Friday Gong Gunter Haverfield Hollahan	Horne Knopke McClain Myers Ott Plante Poston	Reuter Saunders Scarborough Stolzenburg Stone Thomas Trask
Nays—9			
Bell Deeb Johnson	Karl Lane	Pope Weber	Williams Wilson

SB 1385-A bill to be entitled An act to amend Chapter 551, Florida Statutes, by adding a new section 17 to provide for

extension of time for the construction of jai alai frontons by a holder of a ratified permit; providing an effective date.

Was taken up and read the second time by title.

The Committee on Commerce and Licensed Businesses offered the following amendment which was adopted on motion by Senator Johnson:

In Section 1, line 18, page 1, strike "thirty-six (36)" and insert: twenty-four (24)

The Committee on Commerce and Licensed Businesses offered the following amendment which was adopted on motion by Senator Johnson:

In Section 1, line 17, page 1, strike "is hereby extended" and insert: may be extended by the commission

On motion by Senator Johnson, the rules were waived and SB 1385 as amended was read the third time by title, passed and ordered engrossed. The vote was:

Yeas-22

Beaufort Bishop Boyd Daniel Deeb de la Parte	Fincher Gong Horne Johnson Knopke McClain	Myers Ott Plante Saunders Sayler Scarborough	Stolzenburg Trask Weber Wilson

Navs-9

Askew	Haverfield	Pope	Thomas
Broxson	Lane	Poston	Williams
Gunter			

HB 850-A bill to be entitled An act amending Chapter 509, Florida Statutes; amending the requirements for inspection during construction for apartment houses, town houses, and cooperative or condominium apartment buildings; amending Section 509.211 by adding a new subsection; repealing subsection (10) of Section 509.211; adding a new section 509.2111; providing an effective date.

Was taken up and read the second time by title.

The Committee on Commerce and Licensed Businesses offered the following amendment which was adopted on motion by Senator Friday:

In Section 3, lines 17 and 18, page 2, strike "public lodging or"

The Committee on Commerce and Licensed Businesses offered the following amendment which was adopted on motion by Senator Friday:

Insert a sub-section (3) in Section 3 to read:

(3) In those cases where the plans for the construction of apartment houses, town houses and cooperative or condominium apartment buildings are submitted to the supervising architect of the division of hotels and restaurants in order that he may certify that such plans comply with the local or district building codes, such plans shall be accompanied by a remittance of an amount equal to one half the appropriate building permit and inspection fee as provided by rule of the division of hotels and restaurants. In all other cases such plans shall be accompanied by a remittance of an amount equal to the building permit and inspection fee as provided by rule of the division.

Senator Boyd offered and moved the following amendment:

In Section 4, lines 5 and 6, page 2, strike all of section 4 and insert the following:

Section 4. Paragraph (b) of subsection (1) of section 509.241, Florida Statutes, is amended to read:

509.241 Licenses required; public lodging and food service establishments; exceptions.—

(1) PUBLIC LODGING ESTABLISHMENTS; DEFINITION; LICENSES; EXCEPTION.—

- (b) The following are exempted from the provisions of paragraph (a) hereof:
- 1. All individually or collectively owned one, two, or three family dwelling houses or dwelling units, regardless of the number of such dwelling houses or units clustered together, unless they are regularly rented to transients or held out to or advertised to the public as places regularly rented to transients. For the purposes of this chapter, transients are persons who are not legal residents of the community and who rent for less than six months.
- 2. Dormitories and other living or sleeping facilities maintained by public or private schools, colleges, or universities primarily for the use of students, faculty or visitors.
- 3. All hospitals, nursing homes, sanitariums, and other similar places.
- 4. All places renting three rooms or less, unless they are advertised or held out to the public to be places that are regularly rented to transients.

Section 5. This act shall take effect September 1, 1970.

Further consideration of HB 850 as amended was deferred, the bill retaining its place on the Calendar.

On motion by Senator Henderson, by two-thirds vote, House Bills 4268, 4606 and 5149 were withdrawn from the Committee on Ways and Means.

On motion by Senator de la Parte, by two-thirds vote, HB 5488 was withdrawn from the Committee on Rules and Calendar.

The President presiding.

On motion by Senator Friday, the Senate proceeded to the consideration of the—

LOCAL CALENDAR

Consideration of HB 5178 was deferred, the bill retaining its place on the Calendar.

HB 5235—A bill to be entitled An act providing for the issuance of a license to Apopka Lodge No. 2422, Benevolent and Protective Order of Elks of the United States of America, Inc., a Florida corporation, not for profit, in Orange County, Florida, by the division of beverage; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Plante, the rules were waived and HB 5235 was read the third time by title, passed and certified to the House. The vote was:

Yeas-40

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd	Chiles Daniel Deeb de la Parte Fincher Friday Gong Haverfield Henderson	Horne Johnson Karl Knopke Lane McClain Myers Ott Poston	Saunders Scarborough Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn
Broxson	Hollahan	Reuter	Williams

Nays-2

Gunter Wilson

HB 5254—A bill to be entitled An act relating to Okaloosa County, club alcoholic beverage licenses; excepting Loyal Order of Moose, No. 2193, Fort Walton Beach, Florida, from the provisions of section 561.20(6), Florida Statutes, as the same relates to the number of such licenses that may be issued in Okaloosa County; excepting said club from the provisions of any other laws of general, special, or local nature relating to the number of licenses to be issued in Okaloosa County; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5254 was read the third time by title, passed and certified to the House. The vote was:

Yeas-40

Saunders Chiles Horne Mr. President Scarborough Johnson Daniel Askew Shevin Karl Bafalis Deeb Knopke de la Parte Slade Barron Stolzenburg Barrow Fincher Lane Thomas Friday McClain Beaufort Myers Trask Gong Haverfield Bell Ott Weber Bishop Weissenborn Henderson Poston Boyd Williams Hollahan Reuter Broxson

Nays-2

Gunter

Wilson

HB 5298—A bill to be entitled An act relating to the establishment and creation of the Brevard County Erosion Prevention District; declaring and determining erosion prevention to be a county purpose for Brevard County; defining the boundaries of said district; providing that the board of county commissioners shall be the ex-officio governing body of the district; defining the powers, jurisdiction, duties, authority and government of said district; providing for the construction, maintenance and operation of erosion prevention facilities and beach restoration as essential governmental functions of the district and county purposes for Brevard County; authorizing said district to adopt an annual budget and requesting the board of county commissioners to approve said budget and levy an advalorem tax upon all taxable real and personal property in said county for the purposes of said district, not to exceed sixteen one-hundreds (16/100) of a mill; providing for accumulation of funds and establishment of a reserve fund; authorizing special assessments upon oceanfront lands specially benefited; providing for an advisory committee to assist the district board, authorizing the district to make contracts with public agencies, bodies, and governments, authorizing the exercise of all necessary incidental powers; providing for borrowing money for district purposes for no more than one (1) year at a rate of interest authorized by general law; providing for alternative grant of district taxing power subject to referendum up to 0.5 mills; providing for the severability of any clause; providing for repeal of conflicting laws; providing for an effective date.

Was taken up and read the second time by title. On motion

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 5298 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

On motions by Senator Deeb, by two-thirds vote, House Bills 5406, 5407, 5102 and 5055 were removed from the local calendar and recommitted to the Committee on Rules and Calendar.

HB 5388—A bill to be entitled An act relating to the Hillsborough County port district; amending section 7 of chapter 67-1503, Laws of Florida, relating to submerged lands in the Hillsborough county port district; empowering the city council of the City of Tampa, with certain exceptions, to approve or rescind a permit issued by the Tampa port authority for proposed construction, dredging or filling within the corporate limits of the city; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 5388 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Beaufort	Chiles	Friday
Askew	Bell	Daniel	Gong
Bafalis	Bishop	Deeb	Gunter
Barron	Boyd	de la Parte	Haverfield
Barrow	Broxson	Fincher	Henderson

Hollahan Horne Johnson	McClain Myers Ott	Scarborough Shevin Slade	Weber Weissenborn Williams
Karl	Poston	Stolzenburg	Wilson
Knopke	Reuter	Thomas	
Lane	Saunders	Trask	

HB 5385—A bill to be entitled An act amending the fourth unnumbered paragraph of Section 10 of Chapter 63-1447, Laws of Florida, Special Acts of 1963, as amended, relating to the Jacksonville Port Authority, providing all revenues of the airports of the Authority shall be applied and used in accordance with the provisions of Ordinance No. FF-253, Bill No. FF-296 of the former City of Jacksonville, Florida, so long as and to the extent the terms, convenants and provisions of said ordinance and Bill are in effect; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Beaufort, the rules were waived and HB 5385 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4633—A bill to be entitled An act relating to Tampa-Hillsborough County Expressway Authority; amending section 348.56(2), Florida Statutes, to provide that interest rate on bonds of authority shall be maximum rate fixed by law; repealing section 348.55, Florida Statutes, providing that bonds of authority are not obligations of the state; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 4633 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Snevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	
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HB 5067-A bill to be entitled An act relating to county judges; amending section 44.12, Florida Statutes, fixing the salary of the county judge of Glades County; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 5067 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5338—A bill to be entitled An act relating to Sugarland Drainage District, Hendry and Glades Counties; redefining the boundaries of the district by adding additional lands thereto; authorizing and empowering the Board of Supervisors of Sugarland Drainage District to construct or cause to be constructed certain water control improvements on the added lands; vesting sole and exclusive jurisdiction over the works of

water control in the board of supervisors of said district; providing for taxation of the added lands on an equal basis with other lands in said district and finding that the benefits accrued and to accrue at least equal the taxes and assessments authorized; amending section 4 of chapter 28516, Laws of Florida, 1953, to provide that the lands added by that act are to be taxed on an equal basis with other land in said district; amending section 5 of chapter 28516, Laws of Florida, 1953, finding that the benefits accrued and to accrue to the lands added by that act are at least equal the taxes and assessments authorized; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bafalis, the rules were waived and HB 5338 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5348—A bill to be entitled An act relating to Walton County; exempting certain water systems from certification by Florida public service commission; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5348 was read the third time by title, passed and certified to the House. The vote was:

Yeas-41

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson	Johnson Karl Knopke Lane McClain Myers Ott Poston Reuter	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams
Bishop			Williams
Broxson	Henderson Hollahan	Reuter Saunders	
Chiles	Horne	Scarborough	

Nays-1

Wilson

HB 5349—A bill to be entitled An act relating to Walton and Okaloosa Counties, taking of shrimp; providing limitations on gear and equipment; making violation a misdemeanor; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5349 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Daniel	Johnson	Shevin
Deeb	Karl	Slade
de la Parte	Knopke*	Stolzenburg
Fincher	Lane	Thomas
Friday	McClain	Trask
Gong	Myers	Weber
Gunter	Ott	Weissenborn
Haverfield	Poston	Williams
Henderson	Reuter	Wilson
Hollahan	Saunders	
Horne	Scarborough	
	Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Deeb Karl de la Parte Knopke' Fincher Lane Friday McClain Gong Myers Gunter Ott Haverfield Poston Henderson Reuter Hollahan Saunders

SB 1549 was laid on the table.

HB 5381—A bill to be entitled An act relating to the North Brevard County Hospital District; amending Chapter 28924, Laws of Florida, 1953, as amended, by amending Section 11A, providing for the establishment and operation of a retirement program for hospital district employees and permitting withdrawal by the North Brevard County Hospital District from the state and county officers and employees retirement system of

Florida, amending Section 122.061, Florida Statutes, insofar as it conflicts with this act; providing for payment to hospital employees of contributions made by them following withdrawal of the hospital district from the state retirement system and providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 5381 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5307—A bill to be entitled An act relating to salt water fisheries and conservation in Taylor County, situated between the mouth of the Steinhatchee River and the Aucilla River prohibiting the use of stop nets; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 5307 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
	Henderson	Reuter	Wilson
Boyd		Saunders	***************************************
Broxson	Hollahan		
Chiles	Horne	Scarborough	

HB 5308—A bill to be entitled An act relating to Taylor County; Amending Section 2 of Chapter 67-615, Laws of Florida; authorizing a certain amount for office expense allowance for the justice of the peace for district number 1, and district number 3; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 5308 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5310-A bill to be entitled An act to amend Chapter 61-2650, Laws of Florida, 1961 Special Acts, being the Charter of the City of Pembroke Pines, Florida, relating to the acquisition of property and to the issuance of revenue bonds; to validate prior transactions; to repeal conflicting laws; and to provide for immediate effect.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 5310 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Bafalis	Barrow	Bell
Askew	Barron	Beaufort	Bishop

Stolzenburg Gunter McClain Boyd Thomas Broxson Haverfield Myers Ott Trask Chiles Henderson Poston Weber Hollahan Daniel Horne Reuter Weissenborn Deeb Williams de la Parte Saunders Johnson Scarborough Fincher Karl Wilson Shevin Friday Knopke Slade Gong Lane

HB 5160-A bill to be entitled An act relating to all counties in the state having a population of not less than three hundred thousand (300,000) nor more than three hundred fifty thousand (350,000) according to the latest official decennial census; providing additional beverage licenses; providing effective date.

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 5160 was read the third time by title, passed and certified to the House. The vote was:

Yeas-41

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield	Johnson Karl Knopke Lane McClain Myers Ott Poston	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams
			Williams
Boyd	Henderson	Reuter	
Broxson Chiles	Hollahan Horne	Saunders Scarborough	
Cillies	HOHE	ocar bor ough	

Nays-1

Wilson

HB 5333—A bill to be entitled An act to create, establish and organize a municipality to be known and designated as the City of Treasure Beach, to be located in St. Lucie County, Florida; to define its boundaries; provide for and prescribe its government, jurisdiction, powers, duties, franchises and privileges; and to provide for a referendum to be held in St. Lucie County; provides effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 5333 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5386—A bill to be entitled An act relating to the City of Tampa, Hillsborough County; amending section 11 of chapter 24927, Laws of Florida, 1947, as amended by chapters 59-1918, 63-1985, and 69-1666, Laws of Florida, relating to civil service classifications and regulations of the city; providing that the chief minimum housing inspector shall be included among the employees embraced in the classified service under the civil service classifications and regulations of the city; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 5386 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Boyd	Gong	Knopke
Askew	Broxson	Gunter	Lane
Bafalis	Chiles	Haverfield	McClain
Barron	Daniel	Henderson	Myers
Barrow	Deeb	Hollahan	Ott
Beaufort	de la Parte	Horne	Poston
Bell	Fincher	Johnson	Reuter
Bishop	Friday	Karl	Saunders

Scarborough Stolzenburg Weber Wilson Shevin Thomas Weissenborn Slade Trask Williams

HB 5387—A bill to be entitled An act relating to Hillsborough County, City of Tampa; amending chapter 61-2928. Laws of Florida, relating to zoning of the right-of-way of Bayshore Boulevard; providing authorization for the city council of the City of Tampa to grant variances and waivers with respect to property on Bayshore Boulevard in Tampa; providing for prior submission to the Hillsborough County planning commission; providing for approval by the mayor of the City of Tampa; repealing sections 3, 4, and 5 of chapter 61-2928, Laws of Florida, relating to zoning amendment procedures with respect to property on Bayshore Boulevard and to clarification of permitted land use and development within said area; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 5387 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Snevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Bovd T	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5390—A bill to be entitled An act to abolish the present municipality of the Town of West Melbourne, Florida, and to create, establish and organize a municipality to be known and designated as the City of West Melbourne, to be located in Brevard County, Florida; to define its boundaries; provide for and prescribe its government, jurisdiction, powers, duties, franchises and privileges; to ratify, validate and confirm tax levies heretofore made by the abolished municipality; provide that the titles, rights, properties, uncollected taxes, dues, claims, judgments, decrees, choses in action, and other properties and all powers held or owned by the abolished municipality shall be vested in the City of West Melbourne hereby created; and to provide for an effective date hereof.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 5390 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5395—A bill to be entitled An act authorizing the City of St. Petersburg to establish supplemental pension plans for members of the police department and fire department employed after the effective date of said plan; repealing of laws or parts of law in conflict herewith; and providing an effective date

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 5395 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew	Daniel Deeb	Johnson Karl	Shevin Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5398-A bill to be entitled An act relating to the City of Pensacola, Escambia County; repealing chapters 22439, Laws of Florida, 1943, chapter 23470, Laws of Florida, 1945, chapter 27813, Laws of Florida, 1951, and chapter 59-1732, Laws of Florida, regarding the creation and operation of the port authority of the City of Pensacola; providing a method for establishing the port authority as a department of the City of Pensacola; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Askew, the rules were waived and HB 5398 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd -	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5399—A bill to be entitled An act relating to Broward County, South Broward transit authority district; amending sections 3, 5, 25, and 26, of chapter 67-1187, Laws of Florida; providing that the board of commissioners of said district be appointed rather than elected; providing that a vote of at least two (2) commissioners shall be necessary to the transaction of business; providing procedures for the collection and assessment of taxes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 5399 was read the third time by title, passed and certified to the House. The vote was:

Yeas-40

Mr. President	Daniel	Horne	Saunders
Askew	Deeb	Johnson	Scarborough
Bafalis	de la Parte	Karl	Shevin
Barron	Fincher	Knopke	Slade
Barrow	Friday	Lane	Thomas
Beaufort	Gong	McClain	Trask
Bishop	Gunter	Mvers	Weber
Boyd T	Haverfield	Ott	Weissenborn
Broxson	Henderson	Poston	Williams
Chiles	Hollahan	Reuter	Wilson

Nays-2

Bell Stolzenburg

HB 5400—A bill to be entitled An act relating to county officers in all counties of the state having a population of not more than two thousand eight hundred seventy (2,870) according to the latest official decennial census; repealing chapter 69-734, Laws of Florida, which provides for annual budgets of all such county officers, constitutional or otherwise, for payment of salaries, and for a budget system for such officers; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 5400 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd T	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	********
Chiles	Horne	Scarborough	

HB 5401—A bill to be entitled An act relating to Gilchrist County; repealing chapter 69-731, Laws of Florida, which provides for annual budgets for all officers of said county, constitutional or otherwise, for payment of their salaries, and for a budget system for such officers; providing an effective date

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 5401 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd •	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5403—A bill to be entitled An act relating to the Town of Pembroke Park, Broward County; amending section 17 of chapter 59-1722, Laws of Florida, as amended, by enlarging the limitation on salaries of commissioners; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 5403 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Bovd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5404—A bill to be entitled An act relating to the City of Margate in Broward County, Florida, amending Chapter 30962, Laws of Florida, Special Acts of 1955, as amended by Chapter 1901 and Chapter 1902, Laws of Florida, Special Acts of 1965, to enlarge the municipal boundaries by annexing and including within the said city's corporate limits and boundaries certain additional territory; deannexing certain lands; providing an effective date

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 5404 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5405—A bill to be entitled An act relating to the Santa Rosa Island authority, powers and duties of the board of county commissioners of Escambia County, for and in behalf of Escambia County, to use, lease or convey in whole or in part such portions of Santa Rosa Island as may be owned by Escambia County, or in which it may have a proprietary interest; amending section 3(a), (b), (c) and (f) of chapter 24500, Laws of Florida, 1947, as amended, supplementing and granting new and additional powers and authority to the board of county commissioners of Escambia County; providing for nominating and appointment procedures for authority members and terms thereof; providing the power of recall or removal of members of the authority under defined procedure; requiring the authority to submit its annual budget to the county commissioners for review and approval; requiring the authority to prepare and develop a comprehensive land use plan for development for the property on Santa Rosa Island; vesting the power and authority in the county commissioners, to transfer and convey to the United States or any agency thereof up to seven and one half (7½) miles of the property described in section 3(a) for purposes of inclusion in the land envisioned by

the Gulf Islands National Seashore act; prohibiting further leasing of lands under control of the authority; repealing laws in conflict herewith; providing an effective date.

Was taken up and read the second time by title.

Senators Askew and Broxson offered the following amendment which was adopted on motion by Senator Askew:

In Section 5, lines 27-30, page 7, strike "unexpired options to lease or to leases approved by the authority prior to the effective date of this act but unexecuted as to the effective date of this act." and insert: lots in any subdivision for which plats have heretofore been approved by the Board of County Commissioners and duly recorded in the plat book records of said county or to other lots or parcels subject to unexpired options to lease or to leases approved by the Authority prior to the effective date of this act. date of this act.

Senators Askew and Broxson offered the following amendment which was adopted on motion by Senator Askew:

In Section 3(a), lines 2 and 3, page 3, strike "except as provided in section 6 of this act;"

On motion by Senator Askew, the rules were waived and HB 5405 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4266-A bill to be entitled An act relating to Sarasota County; incorporating certain lands into the Pinecraft lighting district; providing for powers, duties, liabilities and administration of said district; providing for a board of commissioners and its membership, appointment, powers and duties; providing for the levy, collection and enforcement of special assessments and the creation of liens upon lands in said district; providing definitions; providing for a referendum election.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 4266 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of HB 4347 was deferred, the bill retaining its place on the Calendar.

HB 4331-A bill to be entitled An act relating to the boards of trustees of junior college districts having a population of no less than 75,000 nor more than 80,000 according to the last official decennial census; authorizing the use of public funds for payment of premiums or charges for employees' group insurance; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 4331 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Barron	Bell	Broxson
Askew	Barrow	Bishop	Chiles
Bafalis	Beaufort	Boyd	Daniel

Deeb	Hollahan
de la Parte	Horne
Fincher	Johnson
Friday	Karl
Gong	Knopke
Gunter	Lane
Haverfield	McClain
Henderson	Myers

Thomas Trask Weber Weissenborn Williams Wilson

HB 5264—A bill to be entitled An act relating to Gulf County; creating, establishing, and organizing a fire control district in said county to be known and designated as the Tupelo fire control district; defining its territorial boundaries; providing for a board of fire commissioners; providing for government, administration, jurisdiction, powers, and privileges of said district; authorizing the Tupelo fire district commissioners under certain conditions to purchase, operate and maintain fire control machinery and equipment; providing for the operation and use of said equipment; providing for the cooperation of the district with other fire control units within or adjacent to said district; providing for the interchange and use of fire control machinery and equipment with other fire control units within or adjacent to said district; providing for the appointment of a fire chief and assistants; providing for and authorizing upon the approval of a majority of the freeholders of the district voting in a millage election, the levy of an ad valorem tax upon all real and personal property in said district, not to exceed one half (1/2) mill for the purpose of purchasing maintaining and operating fire control equipment and machinery; providing that the district shall not purchase such equipment unless funds are on hand to pay for same; providing that fire chief of said district shall have full power to enforce all fire control laws of the state within the district; providing an effective data all fire control laws of the state within the district; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 5264 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5277—A bill to be entitled An act relating to the establishment and maintenance of street lighting districts from and after the effective date of this act in the unincorporated areas of Pinellas County; providing for the filing of a petition with the Board of County Commissioners by more than twenty-five (25%) percent of the registered freeholders residing in the proposed district; providing that the millage required from ad valorem real property taxes, not to exceed five (5) mills, to pay the cost of street lighting is excluded from the ten (10) mill limit imposed by the Constitution and Statutes of Florida; providing that upon approval of petition, the Board of County Commissioners shall call an election by freeholders in the proposed street lighting district; providing for matters to be contained on the ballots in said election; providing for the levy of an ad valorem tax not to exceed five (5) mills on real property within district to pay cost of street lighting if district becomes operative; authorizing Board of County Commissioners to expend county general funds for creation and maintenance HB 5277-A bill to be entitled An act relating to the to expend county general funds for creation and maintenance of street lighting districts and providing that sums expended shall be reimbursed from the first proceeds of the tax provided for herein; providing repeal of all other conflicting laws; providing for severability of provisions; providing an effective

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 5277 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Beaufort	Chiles	Friday
Askew	Bell	Daniel	Gong
Bafalis	Bishop	Deeb	Gunter
Barron	Boyd	de la Parte	Haverfield
Barrow	Broxson	Fincher	Henderson
DILLOW			

Consideration of HB 5280 was deferred, the bill retaining its place on the Calendar.

HB 5314—A bill to be entitled An act relating to Volusia County; providing for deputy constables in certain justice of the peace districts; providing for their duties and compensation; providing an effective date and an expiration date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 5314 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5340—A bill to be entitled An act relating to Calhoun County; providing that the payment of salary by the Calhoun County School Board to Teddie M. Attaway for his services as a member of the Calhoun County school board for a certain period of time is authorized and ratified; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 5340 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd -	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5335—A bill to be entitled An act relating to Brevard County; providing for the placing of Brevard County subject to the provisions of the Water and Sewer System Regulatory Law being Florida Statutes, Chapter 367; giving the Florida Public Service Commission jurisdiction under said Florida Statutes, Chapter 367, over all public utilities operating in Brevard County regardless of the number of water or sewer connections with certain specified exceptions; providing for the allowance by said commission to said utilities of a fair return on the fair value of the utilities property under certain conditions as of January 19, 1961, together with a fair return on actual costs of net additions thereto; providing for the determination of actual legitimate costs subsequent to such date; providing a definition of computed net investment that excludes contributions in aid of construction; giving the commission the power to determine reasonable rates and regulations after public hearing, when rates, rules, regulations, or practices of any public utility are unjust, unreasonable or insufficient or in violation of any law; providing the sole procedure and authority of said commission for determining and fixing rates charged and collected by public utilities operating in Brevard County; repealing the provisions of Chapter 63-699 of the Laws of Florida; repealing certain specified sections of Chapter 67-1145 of Laws of Florida; providing that the provisions of this act shall control over any conflicting or inconsistent provisions in Chapter 65-1288 of the Laws of Florida, or any other general or special law; providing a schedule of fees for informal applications, certificate applications and rate change applications under said Florida Statutes, Chapter 367; and providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 5335 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew	Daniel	Johnson Karl	Shevin Slade
	Deeb		
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5229—A bill to be entitled An act relating to limiting the number of licenses which may be granted for the sale of spirituous beverages within any county of the state having a population of not less than fifty-six thousand (56,000) and not more than sixty-one thousand (61,000) according to the latest official decennial census by vendors operating places of business where spirituous beverages are sold containing alcohol of more than fourteen per cent by weight; excepting from the operation hereof all operators of railroads, sleeping cars, steamships, busses and airplanes obtaining licenses good throughout the state of Florida, under the beverage law of the state of Florida, and incorporated clubs, including social clubs, and caterers at horse or dog racing plants or jai alai frontons as defined in the beverage law of the state of Florida and operators of hotels, motels or motor courts of not less than 100 guest rooms; providing that any such licenses issued to operators of any said hotel, motel or motor court shall only license such sale in any such hotel, motel or motor court and shall not be transferable to any other location and providing that the act shall not prevent or prohibit renewal of any licenses heretofore issued.

Was taken up and read the second time by title.

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Horne:

Line 27, page 1, strike "100" and on line 30, page 1 and on line 31, page 1 strike the word "or" and insert: on line 27, page 1 substitute 50 for 100 and insert after the word "rooms" the words and any bona fide restaurant having accommodations at all times for service of one hundred and fifty (150) or more patrons at tables and occupying more than three thousand (3,000) square feet of space

Also after the word "motel" on line 29, page 1 and on line 31 page 1 insert a comma, and on line 30 page 1 and on line 1, page 2 after the word "court" insert the words or bona fide restaurant.

Senators Daniel and Karl were recorded as voting nay on the foregoing amendment.

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Horne:

In Section 2, line 9, page 3, strike: 100 and in Section 2, line 15, page 3 and in Section 2, line 17, page 3 and in Section 2, line 19, page 3 strike the word "or" and in section 2, line 9 page 3 substitute 50 for 100 and insert after the word "rooms" the words or to any bona fide restaurant having accommodations at all times for service of one hundred and fifty (150) or more patrons at tables and occupying more than three thousand (3,000) square feet of space

Also after the word "motels" in section 2, line 15, page 3 and in section 2, line 17, page 3 and after the word "motel" in section 2, line 19, page 3 insert a comma, and in section 2, line 15, page 3 and in section 2, line 18, page 3 after the word "courts" and in section 2, line 20, page 3 after the word "court" insert the words or bona fide restaurant

Senators Daniel and Karl were recorded as voting nay on the foregoing amendment.

On motion by Senator Daniel, the rules were waived and HB 5229 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Bishop	Fincher	Horne
Askew	Boyd	Friday	Johnson
Bafalis	Broxson	Gong	Karl
Barron	Chiles	Gunter	Knopke
Barrow	Daniel	Haverfield	Lane
Beaufort	Deeb	Henderson	McClain
Bell	de la Parte	Hollahan	Myers

Williams Thomas Ott Scarborough Trask Wilson Poston Shevin Slade Weber Reuter Stolzenburg Weissenborn Saunders

HB 5342—A bill to be entitled An act relating to the Charter of the City of Port St. Joe, in Gulf County, amending Chapter 61-2720, Laws of Florida, providing for election for city commission to be held in May of each year instead of September of each year; providing that the terms of office of the present commissioner be extended until election and qualification of new commissioners; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 5342 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5346—A bill to be entitled An act relating to Madison County, City of Madison, amending Chapter 23390, Laws of Florida, 1945, authorizing said City to purchase from the appropriate agency of the government of the United States of America, surplus property; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 5346 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of HB 5347 was deferred, the bill retaining its place on the Calendar.

HB 5301—A bill to be entitled An act relating to the contracting and furnishing of ambulance services in all counties having a population of not less than two hundred thousand (200,000) and not more than two hundred sixty thousand (260,000), according to the latest decennial census; authorizing and empowering the board of county commissioners of such counties to create, establish and abolish ambulance tax districts; providing for millage; includes municipalities therein which have no ambulance services; providing that no ambulance tax district shall become operative until approved by a millage referendum; providing for the use of taxes collected; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 5301 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd Broxson Chiles	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Johnson Karl Knopke Lane McClain Myers Ott Poston Reuter Saunders Scarborough	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams Wilson
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HB 5350-A bill to be entitled An act relating to the City of Crestview, Okaloosa County, municipal elections; providing

election dates and term of office of municipal officers; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5350 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4268—A bill to be entitled An act relating to Pinecraft fire control district, Sarasota County; incorporating certain specified lands in said county as a special fire control district; providing for and limiting the powers, duties, and liabilities of the district in and about obtaining the purchase and acquiring of fire-fighting equipment, fire stations, fire hydrants, and water supply for prevention of all types of fires; providing for ambulances and emergency ambulance services; providing for insurance; providing for inspection of places of business, apartment houses, and buildings where large groups of persons may congregate; providing for the exercise and administration of powers of the district by a board of commissioners to be appointed by the governor; providing for raising of all necessary funds for financing the district and all of its purposes; providing for the levy, collection, and enforcement of special assessments for the levy, collection, and enforcement of special assessments against and creating liens upon lands in the district in order to raise funds for the purposes of the district and determining the priority and dignity of such liens in raising revenues; providing for limitations of claims, demands, and suits against the district; authorizing and empowering such district to make and enter into contracts with firms, individuals, and municipal corporations relating to any and all of the purposes of the district; providing for and establishing the special fire control district as a public municipal corporation to be known as Pinecraft fire control district; repealing all laws or parts of laws insofar as conflict may exist with this act; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 4268 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4606-A bill to be entitled An act relating to Sarasota County, Fruitville area fire control district; amending section 4 of chapter 65-2251, Laws of Florida; providing that a percentage of the tax collected shall go to the offices of the county tax assessor and county tax collector for their services.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 4606 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield	Johnson Karl Knopke Lane McClain Myers Ott Poston	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams
Boyd	Henderson	Reuter	Wilson
Broxson Chiles	Hollahan Horne	Saunders Scarborough	

HB 5149-A bill to be entitled An act relating to Englewood area fire control district, Sarasota and Charlotte Counties;

incorporating certain specified lands in said counties as a special fire control district; providing for and limiting the powers, duties, and liabilities of the district in and about obtaining the purchase and acquiring of fire-fighting equipment, fire stations, fire hydrants, and water supply for prevention of all types of fires; providing for ambulances and emergency ambulance services; providing for insurance; providing for elections; providing for inspection of places of business, apartment houses, and buildings where large groups of persons may congregate; providing for the exercise and administration of powers of the district by a board of commissioners to be appointed by the governor; providing for raising of all necessary funds for financing the district and all of its purposes; providing for the levy, collection, and enforcement of special assessments against and creating liens upon lands in the district; in order to raise funds for the purposes of the district and determining the priority and dignity of such liens in raising revenues for the purpose of the district; providing for limitations of claims, demands, and suits against the district; authorizing and empowering such district to make and enter into contracts with firms, individuals, and municipal corporations relating to any and all of the purposes of the district; providing for and establishing the special fire control district as a public municipal corporation to be known as Englewood area fire control district; repealing all laws or parts of laws insofar as conflict may exist with this act; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 5149 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5351-A bill to be entitled An act amending Chapter 59-1214 of the Special Laws of the State of Florida; be redefining and reestablishing the corporate limits of the city of Deerfield Beach, Broward County; and by eliminating the requirement for a referendum upon issuance of bonds and certificates which are not general obligations; repealing all laws in conflict herewith and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 5351 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5355—A bill to be entitled An act relating to Seminole County, distribution of race track funds, directing the state comptroller to pay certain racing commission funds allotted to Seminole County to the district school board of Seminole County; directing the comptroller to pay certain racing commission funds allotted to Seminole County to the Seminole County Port Authority; providing for the amount to be so paid and the method of payment and disbursement; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Gunter, the rules were waived and HB 5355 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Barron	Bell	Broxson
Mr. Fresident	Darron		
Askew	Barrow	Bishop	Chiles
Bafalis	Beaufort	Bovd	Daniel

Deeb de la Parte Fincher Friday Gong Gunter Haverfield	Hollahan Horne Johnson Karl Knopke Lane McClain	Ott Poston Reuter Saunders Scarborough Shevin Slade	Thomas Trask Weber Weissenborn Williams Wilson
Henderson	Myers	Stolzenburg	

HB 5356—A bill to be entitled An act relating to Marion County; platting of land; defining subdivision of land; requiring plats to be recorded upon the subdivision of land; providing prerequisites; providing for waivers; providing for adoption of building, plumbing, electrical and sanitary codes; providing for dedication of thoroughfares; providing exceptions for existing subdivisions; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 5356 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Daniel	Johnson	Shevin
Deeb	Karl	Slade
de la Parte	Knopke	Stolzenburg
Fincher	Lane	Thomas
Friday	McClain	Trask
Gong	Myers	Weber
Gunter	Ott	Weissenborn
Haverfield	Poston	Williams
Henderson	Reuter	Wilson
Hollahan		
Horne	Scarborough	
	Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Deeb Karl de la Parte Knopke Fincher Lane Friday McClain Gong Myers Gunter Ott Haverfield Poston Henderson Reuter Hollahan Saunders

HB 5357—A bill to be entitled An act relating to Palm Beach County; creating a committee of transportation; providing for purpose of committee; providing for appointments, duties, qualifications of committee and staff; providing for funds; providing that all county government units shall cooperate and make such records available upon request; providing that the committee shall draft proposed legislation consistent with the purpose of this act and submit to the Palm Beach legislative delegation; providing for termination of the committee and staff; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 5357 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5358-A bill to be entitled An act relating to South Lake Worth Inlet District, Palm Beach County, to amend Section 23, Chapter 7080, Laws of Florida, 1915; as amended by Chapter 7977, Laws of Florida, 1919; as amended by Chapter 8903, Laws of Florida, 1921; as amended by Chapter 9567, Laws of Florida, 1923; as amended by Chapter 63-1748, Laws of Florida, 1963, providing for election of Commissioners as set forth in the general law for elections of state and county officers; fixing a date for expiration of present terms and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Friday, the rules were waived and HB 5358 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Bishop	Fincher	Horne
Askew	Boyd	Friday	Johnson
Bafalis	Broxson	Gong	Karl
Barron	Chiles	Gunter	Knopke
Barrow	Daniel	Haverfield	Lane
Beaufort	Deeb	Henderson	McClain
	de la Parte	Hollahan	Myers
Bell	ue la rarte	Honanan	1.13 C13

Ott	Scarborough	Thomas	Williams
Poston	Shevin	Trask	Wilson
Reuter	Slade	Weber	
Saunders	Stolzenburg	Weissenborn	

HB 5359-A bill to be entitled An act to abolish the Town of Hollywood Ridge Farms in Broward County; said Town having been organized under the provisions of Chapter 29144, Laws of Florida, 1953; providing for payment of debts; providing for disposition of municipal assets and liabilities; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Weber, the rules were waived and HB 5359 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5365—A bill to be entitled An act relating to the Town of Pembroke Park, Broward County, Florida, extending and enlarging the corporate limits of the Town of Pembroke Park, in the County of Broward, and State of Florida, and to give said Town of Pembroke Park jurisdiction over a territory embraced in said extension and providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 5365 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5360—A bill to be entitled An act relating to the Town of Pembroke Park, Broward County, Florida, extending and enlarging the corporate limits of the Town of Pembroke Park, in the County of Broward, and State of Florida, and to give said Town of Pembroke Park jurisdiction over a territory embraced in said extension and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 5360 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd •	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5364—A bill to be entitled An act relating to Indian River County; providing tenure of deputy sheriffs therein; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and HB 5364 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5366—A bill to be entitled An act relating to the annexation of certain lands to the City of Coconut Creek, Broward County, Florida; defining the boundaries thereof; de-annexing certain lands from other existing municipalities; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 5366 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5367-A bill to be entitled An act relating to the Town of St. Marks in Wakulla County; amending section 11 of Chapter 65-2197, Laws of Florida, removing the prohibition against a mayor succeeding himself; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bishop, the rules were waived and HB 5367 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell		Ott	Weissenborn
		Poston	
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
		Soorborough	
Bell Bishop Boyd Broxson Chiles	Gunter Haverfield Henderson Hollahan	Ott Poston Reuter	

HB 5368-A bill to be entitled An act relating to the board of county commissioners of any county having a population of not less than sixty thousand (60,000) and not more than sixty-six thousand (66,000), according to the latest official decennial census; providing authority to employ and pay a competent person remuneration for special personal services connected with county activities; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and HB 5368 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5218—A bill to be entitled An act relating to Indian River County; providing for the establishment of oyster and clam beds for public use; repealing all laws relating to the transportation of oysters in Indian River County; providing an effective date.

Was taken up and read the second time by title.

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Johnson:

In Section 1, line 14, page 1, strike "shall" and insert: may

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Johnson:

In Section 2, line 21, page 1, after "all" insert: prior Local or Special ${\bf S}$

On motion by Senator Johnson, the rules were waived and HB 5218 as amended was read the third time by title, passed and certified to the House. The vote was:

Yeas-41

Mr. President	Daniel	Johnson	Slade
Askew	Deeb	Karl	Stolzenburg
Bafalis	de la Parte	Knopke	Thomas
Barron	Fincher	Lane	Trask
Barrow	Friday	McClain	Weber
Beaufort	Gong	Myers	Weissenborn
Bell	Gunter	Oťt	Williams
Bishop	Haverfield	Poston	Wilson
Boyd -	Henderson	Saunders	
Broxson	Hollahan	Scarborough	
Chiles	Horne	Shevin	

Nays-1

Reuter

HB 5372—A bill to be entitled An act relating to the City of Lakeland, Polk County; amending section 2A of chapter 59-1481, Laws of Florida, as amended, relating to the creation and establishment of the City of Lakeland; describing the territorial boundaries of said city; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 5372 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5373—A bill to be entitled An act relating to Polk County, claims court; amending section 9 of chapter 63-633, Laws of Florida, as amended by increasing the filing fees; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 5373 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield	Johnson Karl Knopke Lane McClain Myers Ott Poston	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams
Boyd	Henderson	Reuter	Wilson
Broxson Chiles	Hollahan Horne	Saunders Scarborough	
Chiles	norne	ocarborougn	

HB 5374-A bill to be entitled An act relating to the City of Auburndale, Polk County; amending the city charter of said city, chapter 61-1866, Laws of Florida, by changing the

description of the greater Auburndale area in section 135 thereof to enlarge said area (which said enlarged area includes common boundaries with the Cities of Winter Haven and Lake Alfred) for the purpose of future expansion of the City of Auburndale and for present planning and extraterritorial service purposes; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 5374 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5376-A bill to be entitled An act relating to Broward County; adding one (1) judge for the court of record of said county; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 5376 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5377-A bill to be entitled An act relating to compensation of county judges in all counties of the state having a population of not less than four thousand five hundred fifty-five (4,555) and not more than four thousand six hundred (4,600), according to the latest official decennial census; increasing the salary of the county judge in said counties to ten thousand dollars (\$10,000); providing that conflicting provisions of section 44.12, Florida Statutes, are superseded; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 5377 was read the third time by title, passed and certified to the House. The vote was:

Yeas-41

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd Broxson	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Johnson Karl Knopke Lane McClain Myers Ott Poston Reuter Saunders	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams
Chiles	Horne	Scarborough	
Cimes	norne	Scarborough	

Nays-1

Wilson

HB 5378-A bill to be entitled An act relating to mosquito control districts in all counties of the state having a population of not less than four thousand five hundred fifty-five (4,555) and not more than four thousand six hundred (4,600), according to the latest official decennial census; authorizing the boards of commissioners of said districts to adopt resolutions setting the salaries of the members of said boards; repealing chapter 57-1321, Laws of Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Williams, the rules were waived and HB 5378 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5382-A bill to be entitled An act fixing the compensation of the prosecuting attorney of the county of Osceola, Florida, and providing for the monthly payment of such compensation, providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 5382 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd a	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5380—A bill to be entitled An act relating to the justices of the peace in Osceola County, Florida; providing for their salaries; abolishing the fee system; providing a budget system and budget procedure; providing for the disposition of the costs and fines collected by said justices of the peace and for the records thereof; providing for the severability of invalid portions; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Trask, the rules were waived and HB 5380 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 3494—A bill to be entitled An act relating to ad valorem taxation, exemptions; repealing the final sentence of 196.191 (3) and 196.191 (12), Florida Statutes, relating to exemption of property held for income for certain nonprofit hospitals; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 3494 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
	Gunter	Ott	Weissenborn
Bell		Poston	Williams
Bishop	Haverfield	Reuter	
Boyd	Henderson	Saunders	Wilson
Broxson Chiles	Hollahan Horne	Scarborough	
Childe	COLLE	SCALDOLOHAU	

HB 4194—A bill to be entitled An act relating to the City of Sarasota; ratifying and affirming the charter of the City of Sarasota and all subsequent amendments thereto; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 4194 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4637—A bill to be entitled An act relating to Palm Beach County; providing for an additional beverage license in such county, to be issued to Riviera Beach American Legion Post No. 268, in Riviera Beach, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 4637 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5054—A bill to be entitled An act relating to racing commission funds accruing to Pinellas County; providing for the repeal therewith of conflicting acts; providing that the comptroller shall pay 50 percent of such funds to the district school board; further providing for the issuance of certificates of indebtedness by said board to be paid solely from said race track funds and providing for the purposes for which said certificates of indebtedness may be issued; and further providing that of such funds 50 percent be paid to the board of county commissioners; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 5054 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd*	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5103—A bill to be entitled An act amending Chapter 61-2735 Special Laws of Florida, Acts of 1961, being the charter of the city of Safety Harbor, Florida, as previously amended by Chapter 65-2155, Chapter 65-2156, and Chapter 65-2157, Special Laws of Florida, Acts of 1965, by increasing the amount which may be expended by the city manager without advertisement for bids from five hundred (\$500.00) dollars to one thousand (\$1,000.00) dollars as set forth in Section 66.09 thereof; and providing for the effective date of said provisions.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 5103 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5147—A bill to be entitled An act relating to Charlotte County; amending sections 3, and 22 of chapter 65-1357, Laws of Florida; changing the name of Charlotte County development commission to Charlotte County development authority; authorizing the vice-chairman to sign checks and warrants.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 5147 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5206—A bill to be entitled An act relating to Hillsborough County, Florida authorizing the issuance of a special license to certain restaurants in Hillsborough County, providing that such restaurants may serve alcoholic beverages by the drink under the general provisions of section 561.20, Florida Statutes, providing that only such restaurants as have seating capacity of two hundred (200) seats and overall floor capacity of four thousand (4,000) square feet and which derive no less than fifty-one percent (51%) of gross income from the sale of food prepared, served and consumed on such premises shall receive such special licenses; providing that the beverage department of the State of Florida shall administer the issuance and regulation of such special licenses; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 5206 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell	Daniel Deeb de la Parte Fincher Friday Gong Gunter	Johnson Karl Knopke Lane McClain Myers Ott	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn
Beaufort	Gong	Myers	Weber
Bishop	Haverfield	Poston	Williams
	Henderson	Reuter	
Boyd			Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5217-A bill to be entitled An act relating to the North Peninsula Zoning District, Volusia County; amending section 14, chapter 61-2971, as amended by chapter 67-2158, as amended by chapter 69-1703, Laws of Florida, approved by a majority vote of the electors voting in a referendum election in November, 1968; to provide for the election of freeholder members of the board of adjustment of said district at the next regular general election; to provide for the election of succeeding members of the board of adjustment at the regular general elections thereafter in the same manner as provided in section 8 of said act for electing the members of the district zoning commission; to provide for terms of office of members of said board of adjustment; to provide for repeal of all laws and parts of laws in conflict herewith; and to provide that this act shall take effect immediately upon its becoming a law.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and HB 5217 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 5150—A bill to be entitled An act relating to Sarasota County, South Trail area fire control district, amending subsection (3) of section 2 of chapter 65-2241, Laws of Florida, as amended by chapter 67-2046, Laws of Florida, and adding section 18 to said chapter; providing for the purchase of property and insurance; providing for participation in the state retirement plan; providing for the sale or disposition of property; authorizing contracts with other governmental units and providing other powers; providing the district may acquire property by gift, purchase or eminent domain proceedings; providing for a referendum.

Was taken up and read the second time by title. On motion by Senator Henderson, the rules were waived and HB 5150 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of HB 5291 was deferred, the bill retaining its place on the Calendar.

HB 5292—A bill to be entitled An act relating to Pinellas County; providing for the establishment of an aquatic preserve; providing restrictions upon the sale and use of submerged lands and waters within the boundaries of the preserve; providing for administration by the board of trustees of the internal improvement trust fund; preserving riparian rights; preserving the authority of the Pinellas County water and navigation control authority; providing severability; providing an effective date

Was taken up and read the second time by title.

Senator Deeb offered the following amendment which was adopted.

In Section 2, line 31, page 1, strike: "With" and insert: within

Senator Deeb offered the following amendment which was adopted:

In Section 3, line 11, page 2, strike all of line 11 and insert: (1) No further sale or transfer of

Senator Deeb offered the following amendment which was adopted:

In Section 3, line 30, page 2, strike: (other than docks) and insert: (other than docks and seawalls)

On motion by Senator Deeb, the rules were waived and HB 5292 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas 42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of House Bills 5297, 3891 and 3421 was deferred, the bills retaining their places on the Calendar.

HB 4080-A bill to be entitled An act providing for the relief of Elaine E. Seligman, a minor, and Howard G. Seligman, her father, for damages sustained by them resulting from an accident at Town and Country Elementary School in Tampa, Florida; providing an appropriation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and HB 4080 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

HB 4116—A bill to be entitled An act relating to counties having a population of not less than three hundred thousand (300,000), nor more than three hundred fifty thousand (350,000), according to the latest federal decennial census; providing additional beverage licenses; and providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 4116 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of SB 1571 was deferred, the bill retaining its place on the Calendar.

SB 1573—A bill to be entitled An act relating to Hillsborough County, division of children's services; amending section 2 of chapter 69-1144, Laws of Florida, providing for appointment of director by board of county commissioners; amending chapter 69-1144, Laws of Florida, by adding section 11, establishing an advisory board and providing for terms of office of members; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1573 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson (
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1575—A bill to be entitled An act relating to Hillsborough County school bonds; authorizing the sale and issuance of nineteen million one hundred fifty thousand dollars (\$19,150,000) school bonds of the special tax school district of Hillsborough County, dated January 1, 1970, without additional approval at an election within such district; validating and confirming such bonds and all acts and proceedings of the school board of Hillsborough County taken and had in connection with the authorization of such bonds; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1575 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Bovd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1578—A bill to be entitled An act relating to Okaloosa County, small claims court; amending subsection (1) of section 3, chapter 69-570, Laws of Florida, to provide that compensation of the judge of said court shall be as provided by general law; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barrow, the rules were waived and SB 1578 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd •	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1580—A bill to be entitled An act relating to the Tampa Port Authority, amending paragraphs (a) and (b) of Section 4, Chapter 23338, Laws of Florida, Acts of 1945, as amended, to provide that all future vacancies in the membership of the Tampa Port Authority shall be filled by appointment by the Board of County Commissioners of Hillsborough County; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1580 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

SB 1581—A bill to be entitled An act relating to the Hillsborough County Aviation Authority, amending Section 3 of Chapter 23339, Laws of Florida, Acts of 1945, as amended by Section 1 of Chapter 27599, Laws of Florida, Acts of 1951, to provide that all future vacancies in the membership of the Hillsborough County Aviation Authority shall be filled by appointment by the Board of County Commissioners of Hillsborough County, and deleting the requirement that one member of the Hillsborough County Aviation Authority be the Mayor of the City of Tampa and that one member of the Hillsborough County Aviation Authority be a member of the Board of Commissioners; amending Section 8 of Chapter 23339, Laws of Florida, Acts of 1945, by deleting the provision for appointment by the Governor of successors; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1581 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Daniel Johnson Slade Askew Deeb Karl de la Parte Stolzenburg Thomas Knopke Bafalis Lane McClain Barron **Fincher** Barrow Friday Trask Weber Myers Gong Gunter Beaufort Ott Weissenborn Bell Bishop Haverfield Poston Williams Reuter Henderson Wilson Boyd Saunders Broxson Hollahan Scarborough Horne Chiles

SB 1570—A bill to be entitled An act relating to Volusia County; creating and establishing a local government study commission in Volusia County to study the structures, functions and operations of all governmental units and bodies located in the "Halifax Area," as defined by said act, to determine the need, if any, for consolidation, unification, separation, addition, annexation, removal or other revision of any or all of the governmental structures, functions and operations within the Halifax Area, and to determine whether tax savings can be made and whether efficiency can be gained through the revision of such structures, functions and operations; providing that said commission may draft a plan or plans for the solution of problems disclosed as a result of such study and submit the same to the members of the Florida Legislature whose election district includes Volusia County; providing for the number, qualification and method of appointment of the members of such commission; providing for the terms of office and method of filling vacancies on said commission; providing for the appropriation of funds from Volusia County for the use by such commission; providing for a maximum cost of the administration of such commission and for a method of determining the pro rata share to be contributed by each for the use by such commission; providing for a maximum cost of the administration of such commission and for a method of determining the pro rata share to be contributed by each participating municipality; providing for the payment of costs of operation, use, accounting and disbursement of funds of said commission; providing that representation and membership on the commission from the City of Daytona Beach, City of Daytona Beach Shores, City of Holly Hill, Town of Ponce Inlet, City of Port Orange, City of Ormond Beach and City of South Daytona shall be contingent upon such municipalities having made contributions of money toward the administration and operation of said commission; authorizing the City of Daytona Beach, City of Daytona Beach Shores, City of Holly Hill, Town of Ponce Inlet, City of Port Orange, City of Ormond Beach, City of South Daytona and County of Volusia to make contributions of money, goods, services, supplies, equipment or facilities toward the administration and operation of said commission; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Karl, the rules were waived and SB 1570 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Barron Fine Barrow Frice Beaufort Gor Bell Gur Bishop Hav Boyd Hen	b Karl la Parte Knopke cher Lane lay McClain ng Myers nter Ott rerfield Poston lderson Reuter lahan Saunders	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams Wilson
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SB 1572-A bill to be entitled An act relating to Volusia SB 1572—A bill to be entitled An act relating to Volusia County; providing for the creation of water and sewer districts; incorporating same; providing for the government, powers, operation, maintenance, regulation and control thereof; providing for the construction, acquisition or purchase of water and sewer systems or any combination thereof and improvements, additions and extensions thereto and the operation, and maintenance thereof by said districts; providing for optional methods of financing such construction, acquisition and purchase by the issuance of revenue bonds or general obligation bonds or assessment bonds or any combination thereof of said districts; providing for the levy of ad valorem taxes on all bonds or assessment bonds or any combination thereof of said districts; providing for the levy of ad valorem taxes on all taxable property in such districts to pay such general obligation bonds upon election by freeholders; providing for the cost of operation and maintenance and other corporate purposes of the district; providing for the fixing and collection of rates and charges on users of such systems to pay such revenue bonds, providing for the levy and collection of special assessments on property benefited by the construction or acquisition of such improvements to pay such assessment bonds; providing for the additional pledge of the full faith and credit of such districts or special assessments for revenue bonds, and the additional pledge of water and sewer revenues or special assessments for general obligation bonds; providing for the rights, remedies and security of the holders of any such bonds; providing an effective date.

Was taken up and read the second time by title.

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Karl:

Strike: entire title and insert: An act to provide for the creation of water and sewer districts within Volusia County, Florida; to incorporate same; to provide for the government, powers, operation, maintenance, regulation and control thereof; to provide for the construction, acquisition or purchase of water and sewer systems or any combination thereof and improvements, additions and extensions thereto and the operation and maintenance thereof by said districts; to provide for optional methods of financing such construction, acquisition and purchase by the issuance of revenue bonds or general obligation bonds or assessment bonds or any combination thereof of said districts, and the levy of ad valorem taxes on all taxable property in such districts to pay such general obligation bonds, and for the cost of operation and maintenance and other corporate purposes of the district, and the fixing and collection of rates and charges on users of such systems to pay such revenue bonds, and the levy and collection of special such revenue bonds, and the levy and collection of special assessments on property benefited by the construction or acquisition of such improvements to pay such assessment bonds; to provide for the additional pledge of the full faith and credit of such districts or special assessments for revenue bonds, and the additional pledge of water and sewer revenues or special assessments for general obligation bonds; providing for the rights, remedies and security of the holders of any such bonds, and providing an effective date.

On motion by Senator Karl, the rules were waived and SB 1572 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Bovd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of SB 1577 was deferred, the bill retaining its place on the Calendar.

On motion by Senator Scarborough, by two-thirds vote, HB 5441 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

SB 1576 was taken up and on motion by Senator Scar-

HB 5441-A bill to be entitled An act permitting trawling for shrimp in the inland waters of Duval County, Florida, by licensed bait dealers; repealing Chapter 67-1039, Laws of Florida; repealing Chapter 9434, Laws of Florida; amending Chapter 29042, Laws of Florida; limiting the length of the trawl net; providing for a limited number of special permits and limiting the pounds caught; display of permit number; providing special areas for shrimping; providing control by the State Department of Natural Resources; providing penalties for violation; providing forfeiture of boat and net; providing that shrimp may be taken only during daylight hours, but not on Sunday, Saturday and legal state holidays; providing that permits are nontransferable; providing cost for license permit fee; providing an effective date.

a companion measure was substituted therefor. On motions by Senator Scarborough, the rules were waived and HB 5441 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr President Bafalis Bell Barrow Askew Barron Beaufort Bishop

McClain Stolzenburg Boyd Gunter Haverfield Thomas Broxson Chiles Mvers Henderson Trask Oťt Daniel Hollahan Poston Weber Deeb Horne Reuter Weissenborn de la Parte Johnson Saunders Williams Scarborough Fincher Karl Wilson Knopke Shevin Friday Lane Slade Gong

SB 1576 was laid on the table.

SB 1574—A bill to be entitled An act relating to Hillsborough County alcoholic beverage licenses; providing that the provisions of chapter 67-1480, Laws of Florida, as amended by chapter 69-1131, Laws of Florida, to the contrary notwithstanding, the University of South Florida Associated Student Enterprises, a non-profit corporation, shall be authorized, upon issuance of a license by the division of beverage of the department of business regulation, to sell beer for on the premises consumption in a duly authorized location within the boundaries of the campus of said university; repealing all laws or parts of laws in conflict; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Ott, the rules were waived and SB 1574 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Daniel	Johnson	Shevin
Deeb	Karl	Slade
de la Parte	Knopke	Stolzenburg
	Lane	Thomas
	McClain	Trask
	Myers	Weber
	Ott	Weissenborn
	Poston	Williams
	Reuter	Wilson
	Saunders	
	Scarborough	
	Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Deeb Karl de la Parte Knopke Fincher Lane Friday McClain Gong Myers Gunter Ott Haverfield Poston Henderson Reuter

SB 1565—A bill to be entitled An act creating Delespine Water Conservation District in Brevard County; ratifying, establishing and approving the district boundaries; making applicable to such district the provisions of chapter 298, Florida Statutes; finding a public benefit; finding that all lands in said district are benefited; providing for appointment of two (2) supervisors by the board of county commissioners of Brevard County; providing for powers of the district, subject to approval of the Central and Southern Florida Flood Control District and the department of air and water pollution control in accordance with sections 378.01(3), (4), (5) and (6), and 403.261, Florida Statutes; providing for the levy, collection and enforcement of all taxes levied by said district at the same time and in like manner as county taxes; providing for the same discount and penalty as county taxes; declaring that waters in said district are a common enemy; providing for severability of the provisions of the act; providing that no construction be undertaken until all plans therefor are submitted to the Central and Southern Florida Flood Control District for review and approval; approving the manner of giving notice of intention to apply for this legislation; enacting other provisions relating to this subject; providing an effective date.

Was taken up and read the second time by title. On motion

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1565 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

SB 1527—A bill to be entitled An act for the relief of Robert H. Lear of Martin County, Florida, for property damage suffered by his automobile, on June 25, 1969, while the said Robert H. Lear was traversing a county road; authorizing but not requiring the board of county commissioners to investigate

said claim and to settle by payment out of any available fund in the county budget in such amount as they may determine, not to exceed two hundred fifty dollars (\$250.00); providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1527 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber.
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of SB 1357 was deferred, the bill retaining its place on the Calendar.

SB 1497—A bill to be entitled An act relating to the City of Eustis, Lake County; ratifying, confirming, validating and legalizing all assessments, assessment rolls, valuations of properties, levies of taxes and delinquent tax certificates, and annexations of territory to the City of Eustis heretofore made by and as entered upon the rolls and records of said city for the year 1969, together with all acts and proceedings by the duly constituted governing authorities of said city in connection therewith; making same valid, legal, and binding liens upon lands and properties upon which same are made, assessed, and levied, and authorizing the collection of said taxes, assessments, and delinquent tax certificates; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and SB 1497 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1504-A bill to be entitled An act ratifying, confirming, validating and legalizing all assessments, assessment rolls, valuations of properties, levies of taxes and delinquent tax certificates heretofore made by and as entered upon the rolls and records of the city of Umatilla, Lake County, Florida, for the year 1969, together with all acts and proceedings had, done and performed by the duly constituted governing authorities and officials of said city in connection therewith, making same valid, legal and binding liens upon the lands and properties upon which same are made, assessed and levied, and authorizing the collection of said taxes, assessments and delinquent tax certificates; providing for the effective date of such law and for the repeal of all laws in conflict therewith.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and SB 1504 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell Bishop Boyd Broxson Chilles	Daniel Deeb de la Parte Fincher Friday Gong Gunter Haverfield Henderson Hollahan	Johnson Karl Knopke Lane McClain Myers Ott Poston Reuter Saunders Scarborough	Shevin Slade Stolzenburg Thomas Trask Weber Weissenborn Williams Wilson
Chiles	Horne	Scarborough	

SB 1505-A bill to be entitled An act validating annexations to the territory of the City of Tavares under Florida Statutes 171, and providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Daniel, the rules were waived and SB 1505 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	.,,
Chiles	Horne	Scarborough	
Chiles	1101110	Dour Do Lo mg.	

On motion by Senator Barrow, by two-thirds vote, HB 5459 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

Unanimous consent was granted Senator Barrow to take up out of order-

HB 5459—A bill to be entitled An act relating to Okaloosa County and its hospital system; repealing chapter 29338, Laws of Florida, 1953, repealing chapters 61-2565, 63-1686, and 67-1806, Laws of Florida; providing authority for the board of county commissioners to establish, operate and maintain or direct, regulate and control the operation and maintenance of the Okaloosa County hospital system; granting the board of county commissioners all the authority of existing general Florida law with respect to hospitals, their establishment, construction, maintenance and operation; authorizing the board of county commissioners to terminate and abolish by resolution construction, maintenance and operation; authorizing the board of county commissioners to terminate and abolish by resolution the existing hospital board of trustees and providing said board of county commissioners shall assume and exercise all powers, duties and functions of said hospital board of trustees; authorizing the board of county commissioners of Okaloosa County to determine geographical districts for the administration of the hospital system; authorizing the board of county commissioners to dispose of the said hospital system in the manner provided by law; providing a severability clause; providing an effective date.

which was read the second time by title.

On motion by Senator Barrow, the rules were waived and HB 5459 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President Askew	Daniel Deeb	Johnson Karl	Shevin Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1552—A bill to be entitled An act relating to Martin County; providing for and authorizing the withdrawal of Martin County from the central Florida regional housing authority; providing for the method of such withdrawal; providing for an effective of the method of such withdrawal; providing for an effective of the method of such withdrawal; providing for an effective of the method of such withdrawal; providing for an effective of the method of such withdrawal; providing for an effective of the method of such withdrawal; providing for an effective of the method of such withdrawal in th effective date.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1552 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd -	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1545 was taken up and on motion by Senator Lane-

HB 5320—A bill to be entitled An act relating to Coral Springs Drainage District in Broward County, Florida, changing the name of the district created under the authority of chapter 298, Florida Statutes, to the Coral Springs Improvement District; changing the boundaries of the district; broadening the powers and functions of the district in relation to the construction of roads and highways, drainage and water control systems, water and sewage facilities and recreational facilities; providing that the provisions of chapter 298, Florida Statutes, shall be applicable to the Coral Springs Improvement District except provisions of sections: 298.07, 298.11, 298.12, 298.14, 298.15, 298.17, 298.18, 298.20, 298.23, 298.24, 298.25, 298.35, 298.37, 298.38, 298.39, 298.40, 298.401, 298.41, 298.42, 298.44, 298.45, 298.46, 298.48, 298.52, 298.54, 298.56, 298.57, 298.61, 298.69, 298.70, 298.71, 298.72, 298.73, 298.74, Florida Statutes; providing for the management of the affairs of the district by a board of supervisors; providing for the powers and duties of the board of supervisors to carry out the purposes of the district; providing that the assessment out the purposes of the district; providing that the assessment and imposition upon the lands in the district of an advalorem tax; authorizing the issuance of obligations of the district to finance the construction of the works and projects of the district; providing for alternative methods of adopting and completing a plan of reclamation; authorizing the establishment of charges for the facilities and services of the district; providing for the enforcement of the provisions of the act or the rules adopted hereunder; and providing for an effective

-a companion measure was substituted therefor and read the second time by title. On motion by Senator Lane, the rules were waived and HB 5320 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lané	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1545 was laid on the table.

SB 1533—A bill to be entitled An act relating to the City of Rockledge, Brevard County, Florida, amending Article II, Chapter 11094, Special Laws of Florida, Acts of 1925, to include an additional section designated Section 2 granting said municipality power to extend its municipal corporate limits by annexation under certain conditions; prescribing procedures for said municipality to extend its corporate limits hereunder; repealing Chapter Laws of Florida, 1967, and all other laws or parts of laws in conflict herewith; and providing for an effective date hereof.

Was taken up and read the second time by title.

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Barrow:

Section 2, page 6, insert: after the word "Chapter" 67-1967,

The Committee on Rules and Calendar offered the following amendment which was adopted on motion by Senator Barrow:

In title line 10, page 1, insert: after the word "Chapter" 67-1967

On motion by Senator Johnson, the rules were waived and SB 1533 as amended was read the third time by title, passed and ordered engrossed. The vote was: Yeas—42 Nays—None

Mr. President	D aniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Consideration of HB 5136 was deferred, the bill retaining its place on the Calendar.

On motion by Senator Plante, by two-thirds vote, HB 5051 was withdrawn from the Committee on Commerce and Licensed Businesses and placed on the Calendar.

HB 5051—A bill to be entitled An act relating to allow a convenience restaurant liquor license in Seminole County for any bona fide restaurant with seating capacity of 200 patrons and more than 4,000 square feet that realized 60 percent of its gross income per annum from the sale of food to sell alcoholic beverages for consumption on the premises; providing for an effective date.

Was taken up and read the second time by title. On motion by Senator Plante, the rules were waived and HB 5051 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

Chiles Horne Scarborough

HB 5488—A bill to be entitled An act to establish a Charter Government for Hillsborough County; to consolidate the municipality of Tampa and Hillsborough County into this Charter Government; to consolidate into this Government all of the boards, districts, authorities, agencies and councils other than the public school system, the Junior College System, the Tampa Port Authority, the Hillsborough County Aviation Authority, the Tampa-Hillsborough Expressway Authority and the municipalities of Plant City and Temple Terrace; to provide a new method of appointment for members of the Hillsborough County Aviation Authority, Tampa Port Authority and Tampa-Hillsborough Expressway Authority; to provide for prosecution and punishment of violation of County Ordinances and a Magistrates Court therefor; to authorize the levy of ad valorem and other taxes and limit the levy of ad valorem taxes; to provide for the establishing and abolishing of constitutional taxing units; to authorize the pledging of taxes to bond issues; to provide a penalty for a conflict of interest code; to provide for a Sheriff, Tax Assessor, Tax Collector and Supervisor of Elections in Hillsborough County; to abolish certain offices and transfer certain duties from and to the Clerk of the Circuit Court; to repeal or render inapplicable laws concerning local government in Hillsborough County; providing for the application of laws not repealed or not inconsistent with this Charter; to provide an initial code of ordinances; to provide a severability clause; to provide for a referendum; to provide an effective date.

Was taken up On motions by Senator de la Parte, the rules

Was taken up. On motions by Senator de la Parte, the rules were waived and HB 5488 was read the second time by title, the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

SB 1589 was laid on the table.

On motion by Senator Johnson, by two-thirds vote, SB 1518 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

SB 1518-A bill to be entitled An act to amend by adding Section 23 to Article IV, Chapter 28922, Laws of Florida, 1953, which created and established the Canaveral Port District in Brevard County, Florida, and provided for the Canaveral Port Authority as its governing body, defined its boundaries and to construct, operate and maintain a deep water port at Port Canaveral, Brevard County, Florida: to grant to the Canaveral

Port Authority power to establish bulkhead lines and authorize dredging and filling as to the lands and waters under the jurisdiction of the Canaveral Port Authority, and to repeal Section 253.126 as to the Canaveral Port Authority.

Was taken up and read the second time by title. On motion by Senator Johnson, the rules were waived and SB 1518 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	***110011
Chiles	Horne	Scarborough	

On motion by Senator Thomas, by two-thirds vote, HB 5187 was withdrawn from the Committee on Rules and Calendar and placed on the Calendar.

HB 5187-A bill to be entitled An act relating to the salaries of the members of the district school board of Palm Beach County; amending Section 145.041 (10), Florida Statutes, relating to counties that since July 1, 1964 have by referendum voted that school board members shall receive no salary so as to provide that the same shall not apply to Palm Beach County; repealing all laws, or parts of laws, whether general or special, in conflict therewith; providing a referendum.

Was taken up and read the second time by title. On motion by Senator Thomas, the rules were waived and HB 5187 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Mvers	Weber
Bell	Gunter	Ott	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

On motion by Senator Reuter, by two-thirds vote, HB 4313 was withdrawn from the Committee on Commerce and Licensed Businesses and placed on the Calendar.

HB 4313—A bill to be entitled An act relating to Brevard County, club alcoholic beverage licenses; excepting American Legion, Guided Missile Post No. 200, Satellite Beach, Florida, from the provisions of section 561.20(6), Florida Statutes, as the same relates to the number of such licenses that may be issued in Brevard County; excepting said club from the provisions of any other laws of general, special, or local nature relating to the number of licenses to be issued in Brevard County; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 4313 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
Bafalis	de la Parte	Knopke	Stolzenburg
Barron	Fincher	Lane	Thomas
Barrow	Friday	McClain	Trask
Beaufort	Gong	Myers	Weber
Bell	Gunter	Oťt	Weissenborn
Bishop	Haverfield	Poston	Williams
Boyd	Henderson	Reuter	Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

On motion by Senator Reuter, by two-thirds vote, HB 4141 was withdrawn from the Committee on Transportation and placed on the Calendar.

HB 4141—A bill to be entitled An act designating portions of State Road 510, in Indian River County, as Wabasso Boulevard; authorizing and directing the department of transportation to erect suitable plaques; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Reuter, the rules were waived and HB 4141 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Daniel	Johnson	Shevin
Askew	Deeb	Karl	Slade
	de la Parte	Knopke	Stolzenburg
Bafalis		Lane	Thomas
Barron	Fincher		Trask
Barrow	Friday	McClain	
Beaufort	Gong	Myers	Weber
Bell	Gunter	Ott	Weissenborn
	Haverfield	Poston	Williams
Bishop		Reuter	Wilson
Boyd	Henderson		Wilson
Broxson	Hollahan	Saunders	
Chiles	Horne	Scarborough	

On motion by Senator Stone, the rules were waived and time of adjournment was extended until completion of Claim Bills on the Calendar.

Senator Plante moved that the rules be waived and House Bills 4451, 4452, 4453, 4454, 4455 and 4456 be withdrawn from the Committee on Education and placed on the local calendar. Pending consideration thereof, Senator Horne called a point of order and the Senate proceeded to the consideration of—

CLAIM BILLS ON SECOND READING

CS for HB 3114—A bill to be entitled An Act for relief of Roger Stinson; providing an appropriation to compensate him for the wrongful death of his wife, Jane Stinson, caused by the collapse of the Anclote River Bridge located on U. S. Highway 19, Pinellas County; providing an appropriation from department of transportation funds; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and CS for HB 3114 was read the third time by title, passed and certified to the House. The vote was: Yeas-36 Nays-None

Mr. President	Daniel	Horne	Stolzenburg
Askew	Deeb	Johnson	Stone
Bafalis	de la Parte	Knopke	Thomas
Barron	Fincher	McClain	Trask
Barrow	Friday	Ott	Weber
Beaufort	Gong	Plante	Weissenborn
Bell	Haverfield	Reuter	Williams
Bishop	Henderson	Saunders	Wilson
Boyd	Hollahan	Shevin	Young

HB 3369—A bill to be entitled An act for the relief of John William Fischer and Olen R. McNeal, providing an appropriate compensation to them for damages as a result of the negligence of the state road department; providing an appropriation; providing an effective date.

Was taken up and read the second time by title.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Trask:

In Section 2, lines 21, 22, 23, page 3, strike in its entirety and insert the following: Section 2. The sum of two thousand four hundred dollars (\$2,400) (\$400 for loss of earnings; \$2,000 for pain and suffering) is hereby appropriated

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Trask:

In Section 3, lines 28, 29, 30, 31, page 3, strike in its entirety and insert the following: Section 3. The sum of two thousand five hundred thirty-five dollars (\$2,535) (\$440 for loss of earnings; \$95 for loss of personal property and \$2,000 for pain and suffering) is hereby appropriated.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Trask:

In Section 4, lines 6, 7, 8, page 4, strike in its entirety and insert the following: directed to draw his warrant in the sum of two thousand four hundred dollars (\$2,400) (\$400 for loss of earnings; \$2,000 for pain and suffering) upon the

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Trask:

In Section 5, lines 15, 16, 17, 18, page 4, strike in its entirety and insert the following: directed to draw his warrant in the sum of two thousand five hundred thirty-five dollars (\$2,535) (\$440 for loss of earnings; \$95 for loss of personal property and \$2,000 for pain and suffering) upon the

On motion by Senator Deeb, the rules were waived and HB 3369 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas-34 Nays-None

Mr. President Askew Bafalis Barron Barrow Beaufort Bell	Daniel Deeb Fincher Friday Gong Haverfield Henderson	Johnson McClain Ott Plante Reuter Saunders Scarborough Shevin	Stone Trask Weber Weissenborn Williams Wilson Young
Bishop	Hollahan	Shevin	-
Boyd	Horne	Stolzenburg	

HB 3370—A bill to be entitled An act for relief of Edward R. Gaskin and Mr. Doris H. Gaskin; providing an appropriation to compensate them for damages sustained as a result of the negligence of the state road department; providing an effective date

Was taken up and read the second time by title. On motion by Senator Deeb, the rules were waived and HB 3370 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Daniel	Horne	Stone
Askew	Deeb	Johnson	Thomas
Bafalis	de la Parte	McClain	Trask
Barron	Fincher	Ott	Weber
Barrow	Friday	Plante	Weissenborn
Beaufort	Gong	Reuter	Williams
Bell	Haverfield	Scarborough	Wilson
Bishop	Henderson	Shevin	Young
Boyd	Hollahan	Stolzenburg	
Doyu	Honanan	DIGIZCIIDALB	

HB 3941—A bill to be entitled An act for the relief of Estalee Miller on account of injuries received by her due to the negligence of employees of the Florida Board of Parks; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Beaufort, the rules were waived and HB 3941 was read the third time by title, passed and certified to the House. The vote was: Yeas—35 Nays—None

Mr. President	Daniel	Horne	Stolzenburg
Askew	Deeb	Johnson	Stone
Bafalis	de la Parte	Knopke	Thomas
Barron	Fincher	McClain	Trask
Barrow	Friday	Ott	Weber
Beaufort	Gong	Plante	Weissenborn
Bell	Haverfield	Pope	Williams
Bishop	Henderson	Reuter	Wilson
Boyd	Hollahan	Scarborough	

HB 3878-A bill to be entitled An act for the relief of Irene Mayo; making an appropriation to compensate her for the death of her husband; providing an effective date.

Was taken up and read the second time by title.

Senator Pope offered the following amendment which failed:

In Section 2, line 17, page 2, after "fund" insert: of the County Commissioner of Jackson County

On motion by Senator Barron, the rules were waived and HB 3878 was read the third time by title, passed and certified to the House. The vote was:

Yeas-37

Mr. President	Deeb	Knopke	Stolzenburg
Askew	de la Parte	Lane	Stone
Bafalis	Fincher	McClain	Thomas
Barron	Friday	Ott	Trask
Barrow	Gong	Plante	Weber
Bell	Gunter	Pope	Williams
Bishop	Henderson	Reuter	Wilson
Boyd Chiles	Horne	Saunders	
Chiles	Johnson	Sayler	
Daniel	Karl	Scarborough	

Navs-2

Hollahan Weissenborn

HB 726-A bill to be entitled An act for the relief of Butler Briggs, Jr., for damages resulting from wrongful imprisonment; providing an appropriation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Gunter, the rules were waived and HB 726 was read the third time by title, passed and certified to the House. The vote was:

Yeas-34

Mr. President	de la Parte	Johnson	Shevin
Askew	Ducker	Karl	Slade
Bafalis	Fincher	Knopke	Stolzenburg
Barrow	Friday	McClain	Thomas
Bell	Gong	Ott	Trask
Bishop	Gunter	Plante	Weber
Boyd -	Haverfield	Reuter	Williams
Chiles	Henderson	Saunders	***************************************
Daniel	Horne	Scarborough	

Nays-5

Hollahan Sayler Weissenborn Wilson Lane

On motion by Senator Trask, by two-thirds vote, HB 5201 was withdrawn from the Committee on Ways and Means and placed on the Special Order Calendar following HB 3963.

Consideration of HB 1058 was deferred, the bill retaining its place on the Calendar.

HB 883—A bill to be entitled An act for the relief of Hillsboro Association, Inc., a Delaware corporation, on account of funds expended to repair damage to real property caused by actions of the division of road operations in installing and maintaining a detour bridge across the intracoastal waterway at Hillsboro Inlet, Broward County; directing the division of road operations to satisfy said claim by payment out of specified funds; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 883 was read the third time by title, passed and certified to the House. The vote was:

Yeas-36

Mr. President	Daniel	Karl	Scarborough
Askew	de la Parte	Knopke	Shevin
Bafalis	Fincher	McClain	Slade
Barron	Gong	Myers	Stolzenburg
Barrow	Gunter	Oťt	Thomas
Beaufort	Haverfield	Plante	Trask
Bell	Henderson	Pope	Weber
Boyd	Horne	Saunders	Weissenborn
Chiles	Johnson	Sayler	Williams

Nays-2

Ducker Wilson

HB 947—A bill to be entitled An act for the relief of John McDaniel; providing an appropriation to pay John McDaniel for damages sustained from a fall into an open manhole type structure, located on state right-of-way adjacent to a state maintained connecting link road; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Barron, the rules were waived and HB 947 was read the third time by title, passed and certified to the House. The vote was: Yeas-42 Nays-None

Mr. President	Ducker	Knopke	Slade
Askew	Fincher	McClain	Stolzenburg
Bafalis	Friday	Myers	Stone
Barron	Gong	Ott	Thomas
Barrow	Gunter	Plante	Trask
Bell	Haverfield	Pope	Weber
Boyd	Henderson	Reuter	Weissenborn
Chiles	Hollahan	Saunders	Williams
Daniel	Horne	Sayler	Wilson
Deeb	Johnson	Scarborough	
de la Parte	Karl	Shevin	

HB 1516-A bill to be entitled An act for relief of James E. Allen; providing an appropriation to compensate him for injuries sustained in the interest of public safety for the State of Florida; to require the Florida Department of Public Safety to investigate said claim and to settle the payment out of their designated funds or to settle said claim from the general funds of said agency in such amount as they may determine, not to exceed two thousand dollars (\$2,000.00); providing an effective date.

Was taken up and read the second time by title.

The Committee on Ways and Means offered the following amendment which was adopted on motion by Senator Williams:

Lines 3-15, page 2, strike in its entirety and insert the following: directed to pay to James E. Allen the sum of \$2,000.

On motion by Senator Williams, the rules were waived and HB 1516 as amended was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Mr. President	Ducker	Lane	Slade
Askew	Fincher	McClain	Stolzenburg
Bafalis	Friday	Myers	Stone
Barron	Gong	Ott	Thomas
Barrow	Haverfield	Plante	Trask
Bell	Henderson	Pope	Weber
Boyd	Hollahan	Reuter	Weissenborn
Chiles	Horne	Saunders	Williams
Daniel	Johnson	Sayler	Wilson
Deeb	Karl	Scarborough	
de la Parte	Knopke	Shevin	

HB 1221—A bill to be entitled An act for the relief of Miss Dorothy Waxler and Miss Lela Mills, for injuries sustained by them when a state road department bridge that they were crossing was negligently opened, causing them to fall; providing an appropriation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Stolzenburg, the rules were waived and HB 1221 was read the third time by title, passed and certified to the House. The vote was:

Yeas-41

Mr. President	Fincher	Lane	Slade
Askew	Friday	McClain	Stolzenburg
Bafalis	Gong	Myers	Stone
Barron	Gunter	Ott	Thomas
Barrow	Haverfield	Plante	Weber
Bell	Henderson	Pope	Weissenborn
Boyd	Hollahan	Reuter	Williams
Chiles	Horne	Saunders	Wilson
Daniel	Johnson	Sayler	
Deeb	Karl	Scarborough	
de la Parte	Knopke	Shevin	

Nays-1

Ducker

HB 3113—A bill to be entitled An act for the relief of James W. Dalzell to compensate him for injuries sustained by his minor daughter, Sandra V. Dalzell, and expenses incurred by James W. Dalzell as a result of the negligence of the state road department; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 3113 was read the third time by title, passed and certified to the House. The vote was: Yeas-39 Nays-None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	McClain	Slade
Barrow	Gong	Myers	Stone
Bell	Gunter	Ott	Thomas
Bishop	Haverfield	Plante	Trask
Boyd	Henderson	Pope	Weber
Daniel	Hollahan	Reuter	Weissenborn
Deeb	Horne	Saunders	Williams
de la Parte	Johnson	Sayler	Wilson
Ducker	Karl	Scarborough	

HB 189—A bill to be entitled An act for the relief of Sabine Towing & Transportation Co., Inc., a corporation, on account of funds expended by the corporation as a result of the negligent closing of the Gulf Beach Bridge draw span, operated by the department of transportation, a component agency of the state of Florida, on December 7, 1963, by an agent, servant or employee of the department of transportation; and to require the department of transportation to reimburse Sabine Towing & Transportation Co., Inc., for their expenses in repairing the damage to the tug Zeus in the amount of \$1000.00 from the general funds of the department of transportation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Scarborough, the rules were waived and HB 189 was read the third time by title, passed and certified to the House. The vote was: Yeas-39 Nays-None

Mr. President	Fincher	Knopke	Shevin
Bafalis	Friday	McClain	Slade
Barron	Gong	Myers	Stolzenburg
Barrow	Gunter	Ott	Stone
Bell	Haverfield	Plante	Thomas
Bishop	Henderson	Pope	Trask
Boyd	Hollahan	Reuter	Weber
Daniel	Horne	Saunders	Weissenborn
Deeb	Johnson	Sayler	Wilson
Ducker	Karl	Scarborough	

HB 680—A bill to be entitled An act for the relief of Edward Gossett; providing an appropriation to compensate him for damages sustained as a result of the negligence of the Florida National Guard; providing an effective date.

Was taken up and read the second time by title.

The Committee on Ways and Means offered the following amendment which was moved by Senator Wilson and failed:

In Section 3, line 6, page 4, strike: "fund of the Florida National Guard in the State Treasury" and insert the following: State of Florida Armory Maintainance Fund

On motion by Senator Ott, the rules were waived and HB 680 was read the third time by title, passed and certified to the House. The vote was:

Yeas-38

Mr. President Askew Bafalis Barron Bell Bishop Boyd Chiles	de la Parte Ducker Fincher Friday Gong Gunter Haverfield Hollahan	Knopke McClain Myers Ott Plante Saunders Sayler Scarborough	Stolzenburg Stone Thomas Trask Weber Weissenborn Williams Wilson
			Wilson
Daniel	Johnson	Shevin	
Deeb	Karl	Slade	

Nays-1

Reuter

The President Pro Tempore presiding.

HB 1058—A bill to be entitled An act for relief of John May and Norma Cohen; providing for an appropriation to compensate them for damages sustained and expenses incurred as a result of negligence of the university of South Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Myers, the rules were waived and HB 1058 was read the third time by title, passed and certified to the House. The vote was: Yeas—42 Nays—None

Askew	Ducker	Knopke	Shevin
Bafalis	Fincher	Lane	Slade
Barron	Friday	McClain	Stolzenburg
Barrow	Gong	Myers	Thomas
Bell	Gunter	Ott	Trask
Bishop	Haverfield	Plante	Weber
Boyd	Henderson	Pope	Weissenborn
Chiles	Hollahan	Reuter	Williams
Daniel	Horne	Saunders	Wilson
Deeb	Johnson	Sayler	
de la Parte	Karl	Scarborough	

On motion by Senator Horne, the Senate reconsidered the vote by which HB 1516 as amended passed this day.

The question recurred on the passage of HB 1516 and on motion by Senator Horne, further consideration of HB 1516 was deferred, the bill retaining its place on the Calendar.

HB 411—A bill to be entitled An act providing for the relief of Robert E. Derecktor & Company for damages in connection with damages to a barge and equipment thereon as a result of the closing of a bridge span; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 411 was read the third time by title, passed and certified to the House. The vote was: Yeas—43 Nays—None

Mr. President	de la Parte	Karl	Scarborough
Askew	Ducker	Knopke	Shevin
Bafalis	Fincher	Lane	Slade
Barron	Friday	McClain	Stolzenburg
Barrow	Gong	Myers	Stone
Bell	Gunter	Ott	Thomas
Bishop	Haverfield	Plante	Weber
Boyd	Henderson	Pope	Weissenborn
Chiles	Hollahan	Reuter	Williams
Daniel	Horne	Saunders	Wilson
Deeb	Johnson	Savler	

On motion by Senator Friday, it was agreed by two-thirds vote that when the Senate adjourns it adjourn to reconvene at 8:30 a.m., Thursday, June 4, 1970.

HB 3642—A bill to be entitled An act for the relief of Pamela and James Peacock; compensating them for the tragic loss of their father who died from injuries received while acting in the course of his employment with the state board of conservation; providing an appropriation; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Saunders, the rules were waived and HB 3642 was read the third time by title, and failed to pass by the required two-thirds affirmative vote of the membership. The vote was:

Yeas-29

Mr. President Askew Barrow Boyd Chiles Daniel de la Parte Ducker	Fincher Friday Gong Haverfield Horne Johnson Knopke McClain	Ott Plante Pope Saunders Scarborough Shevin Slade Stolzenburg	Stone Trask Weber Williams Wilson
Nays—9			
Bell Gunter	Karl Lane	Reuter Sayler	Thomas Weissenborn

On motion by Senator Saunders, the Senate reconsidered the vote by which HB 3642 failed to pass. The question recurred on the passage of HB 3642 and consideration thereof was temporarily deferred, the bill retaining its place on the Calendar.

HB 3380—A bill to be entitled An act for the relief of Muriel Brennan Vogt as mother and next friend of Maureen A. Brennan, a minor, providing an appropriation to compensate for damages sustained as a result of the negligence of the district school board of Broward County, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 3380 was read the third time by title, passed and certified to the House. The vote was: Yeas-41 Nays-None

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The President presiding.

HB 3883—A bill to be entitled An act for relief of Thomas Zamoider, providing an appropriation to compensate for damages sustained as a result of the negligence of The Florida Division of Corrections; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Bell, the rules were waived and HB 3883 was read the third time by title, passed and certified to the House. The vote was: Yeas-40 Nays-None

Mr. President	Fincher	Knopke	Shevin
Askew	Friday	Lane	Slade
Bafalis	Gong	McClain	Stolzenburg
Barron	Gunter	Myers	Stone
Barrow	Haverfield	Ott	Thomas
Bell	Henderson	Plante	Trask
Boyd	Hollahan	Pope	Weber
Chiles	Horne	Reuter	Weissenborn
Daniel	Johnson	Sayler	Williams
de la Parte	Karl	Scarborough	Wilson

HB 3963—A bill to be entitled An act for the relief of Lt. E. E. Saunders and wife, Frances Saunders to compensate them for permanent injury caused by the accidental discharge of a firearm by a member of the highway patrol, injuring Mrs. Frances Saunders, a state employee and secretary in the Department of Public Safety; appropriating the sum of seventy thousand dollars (\$70,000) from the state general fund as compensation to her and her family.

Was taken up and read the second time by title. On motion by Senator Horne, the rules were waived and HB 3963 was read the third time by title, passed and certified to the House. The vote was: Yeas—38 Nays—None

Mr. President	Gong	McClain	Stolzenburg
Bafalis	Gunter	Myers	Stone
Barrow	Haverfield	Oťt	Thomas
Bell	Henderson	Plante	Trask
Bovd	Hollahan	Pope	Weber
Daniel	Horne	Reuter	Weissenborn
de la Parte	Johnson	Saunders	Williams
Ducker	Karl	Sayler	Wilson
Fincher	Knopke	Shevin	
Friday	Lane	Slade	

HB 3642—A bill to be entitled An act for the relief of Pamela and James Peacock; compensating them for the tragic loss of their father who died from injuries received while acting in the course of his employment with the state board of conservation; providing an appropriation; providing an effective date.

Was taken up pending roll call, the vote by which it failed to pass having been reconsidered this day.

Senator Saunders offered the following amendment which was adopted by a two-thirds vote:

Add a new section 4 and renumber the remaining section.

This act shall become law if passed by a majority vote of each house of the legislature any law to the contrary notwithstanding.

 $HB\ 3642$ passed as amended and was certified to the House. The vote was:

Yeas-30

Mr. President	Gong	Myers	Stolzenburg
Barrow	Haverfield	Oťt	Stone
Boyd	Henderson	Plante	Thomas
Daniel	Hollahan	Pope	Trask
de la Parte	Horne	Saunders	Weber
Ducker	Johnson	Sayler	Williams
Fincher	Knopke	Shevin	
Friday	McClain	Slade	
· ·			
3.T =			

Nays-5

Gunter Lane Weissenborn Wilson Karl

HB 5201-A bill to be entitled An act for the relief of Roy V. Carey, as father and next friend of Rodney Carey, a minor, providing an appropriation to compensate for damages resulting in blindness of said minor son, sustained as a result of the negligence of the Board of Public Instruction of Monroe County, Florida; providing an effective date.

Was taken up and read the second time by title. On motion by Senator Lane, the rules were waived and HB 5201 was read the third time by title, passed and certified to the House. The vote was: Yeas—36 Nays—None

Mr. President	Fincher	McClain	Slade
Bafalis	Gong	Myers	Stolzenburg
Barrow	Henďerson	Ott	Stone
Bell	Hollahan	Plante	Thomas
Bovd	Horne	Pope	Trask
Boyd Chiles	Johnson	Reuter	Weber
Daniel	Karl	Sayler	Weissenborn
de la Parte	Knopke	Scarborough	Williams
Ducker	Lane	Shevin	Wilson

By permission, Senator Chiles withdrew Senate Bills 1045, 1445 and 1468 from the Senate.

On motion by Senator Lane, by two-thirds vote, HB 4011 was withdrawn from the Committee on Rules and Calendar.

By permission, Senator Bell withdrew SB 1181 from the

On motion by Senator Trask, by two-thirds vote, HB 4071 was withdrawn from the Committee on Transportation.

The hour of adjournment having arrived, a point of order was called and the Senate adjourned at 7:51 p.m. to reconvene at 8:00 a.m., Thursday, June 4, 1970.